
SENATE JOURNAL

REGULAR SESSION

Twenty-Eighth Legislature of Oklahoma

1961

Convened January 3, 1961

Adjourned July 28, 1961

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JOURNAL

of the

SENATE

of the

TWENTY-EIGHTH LEGISLATURE

of the

STATE OF OKLAHOMA



REGULAR SESSION

Convened January 3, 1961

Adjourned July 28, 1961

OFFICERS OF THE SENATE

Twenty-eighth Legislature

Regular Session

GEORGE NIGH, McAlester.....	PRESIDENT
EVERETT S. COLLINS, Sapulpa.....	PRESIDENT PRO TEMPORE
LEON B. FIELD, Texhoma.....	MAJORITY FLOOR LEADER
CLEM McSPADDEN, Nowata.....	ASSISTANT MAJORITY FLOOR LEADER
ROBERT H. BREEDEN, Cleveland.....	MINORITY FLOOR LEADER
DENZIL D. GARRISON, Bartlesville.....	ASSISTANT MINORITY FLOOR LEADER
LEO WINTERS, Norman.....	SECRETARY
MISS W. E. "BILL" SHIPLEY, Oklahoma City.....	CHIEF JOURNAL CLERK
VERA AGENT, Oklahoma City.....	ASSISTANT JOURNAL CLERK
GEORGE O'NEAL, Oklahoma City.....	CALENDAR CLERK
MARJORIE MOSER, Oklahoma City.....	CHIEF ENGROSSING & ENROLLING CLERK
FRANK TRUEL, Oklahoma City.....	SERGEANT-AT-ARMS
CHARLEY DRY, Tishomingo.....	1st ASSISTANT SERGEANT-AT-ARMS
THE REV. GRADY ROSS, Sapulpa	
1st METHODIST CHURCH (1st 10 days).....	CHAPLAIN

CALENDAR MONTHS OF 28th LEGISLATURE REGULAR SESSION--1961

Convened January 3, 1961—Adjourned July 28, 1961

(Legislative Days shown in bold face type)

1961	JANUARY						1961
SUN	MON	TUE	WED	THU	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					

1961	APRIL						1961
SUN	MON	TUE	WED	THU	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							

1961	FEBRUARY						1961
SUN	MON	TUE	WED	THU	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					

1961	MAY						1961
SUN	MON	TUE	WED	THU	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				

1961	MARCH						1961
SUN	MON	TUE	WED	THU	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		

1961	JUNE						1961
SUN	MON	TUE	WED	THU	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		

1961	JULY						1961
SUN	MON	TUE	WED	THU	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 on which Legislature convened and actually engaged in business.)

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CAUCUSES
DEMOCRAT AND REPUBLICAN
(Immediately preceding Page 1)
FINALLY APPROVED
SENATE STANDING COMMITTEES
Page 1589

MEMBERSHIP OF SENATE

(Terms expire 1962)

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	Ryan Kerr	D	Jackson, Tillman	Altus
6	Byron Dacus	D	Custer, Kiowa, Washita	Hobart
7	Tom H. Morford	R	Alfalfa, Major	Cherokee
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	Jean L. Pazoureck	D	Canadian, Oklahoma	El Reno
15	Walt Allen	D	Caddo, Grady	Chickasha
17	Harold T. Garvin	D	Comanche, Cotton, Jefferson, Stephens	Duncan
19	Robert L. Bailey	D	Garvin, Cleveland, McClain	Norman
21	Clem M. Hamilton	D	Latimer, LeFlore	Heavener
23	Buck Cartwright	D	Pontotoc, Seminole	Wewoka
25	Gene Stipe	D	Pittsburg	McAlester
27	Harold R. Shoemake	D	Haskell, McIntosh, Muskogee	Muskogee
29	George P. Pitcher	D	Craig, Mayes	Vinita
31	Yates A. Land	D	Tulsa	Tulsa
33	Clem McSpadden	D	Nowata, Rogers	Nowata
35	Bob A. Trent	D	Atoka, Coal	Caney
36	Joe Bailey Cobb	D	Murray, Johnston	Tishomingo

MEMBERSHIP OF SENATE

(Terms expire 1964)

D			
I		P	
S		O	
T	NAME	L	COUNTIES ADDRESS
2	Charles M. Wilson	D	Beckham, Dewey, Ellis, Roger Mills Sayre
4	Basil R. Wilson	D	Greer, Harmon Mangum
6	Ed Berrong	D	Custer, Kiowa, Washita Weatherford
8	Richard E. Romang	R	Garfield Enid
10	Robert H. Breeden	R	Noble, Pawnee Cleveland
12	Louis H. Ritzhaupt	D	Logan Guthrie
13	Ralph W. Graves	D	Lincoln, Pottawatomie Shawnee
14	Cleeta John Rogers	D	Canadian, Oklahoma Okla. 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	Tom Tipps	D	Carter Ardmore
19	Glen Ham	D	Garvin, Cleveland, McClain Pauls Valley
20	J. H. Belvin	D	Bryan, Choctaw Durant
22	Alfred Stevenson	D	Hughes, Okfuskee Holdenville
24	Leroy McClendon	D	McCurtain, Pushmataha Idabel
26	Charles Eldridge Colston	D	Love, Marshall Marietta
27	Wilford E. Bohannon	D	Haskell, McIntosh, Muskogee Checotah
28	Ray Fine	D	Adair, Cherokee, Sequoyah Gore
30	Robert C. Lollar	D	Delaware, Ottawa Miami
32	Tom Payne	D	Okmulgee, Wagoner Okmulgee
34	Denzil D. Garrison	R	Osage, Washington Bartlesville

Senate Journal

OFFICE OF THE CLERK OF THE SENATE OF MINNESOTA

First Published on First Monday, January 4, 1901

DEMOCRAT CAUCUS

(Majority)

July 27, 1960

Chairman: Robert L. Bailey, Norman
Secretary: Roy E. Grantham, Ponca City

REPUBLICAN CAUCUS

(Minority)

Chairman: Robert H. Breeden, Cleveland
Secretary: Richard E. Romang, Enid

Senate Journal

of the Twenty-Eighth Legislature of the State of Oklahoma

First Legislative Day, Tuesday, January 3, 1961

The Senate of the Twenty-eighth Legislature of the State of Oklahoma met today at 12:00 noon, and was called to order by its President, Lieutenant Governor George Nigh, conforming with Section 26 of Article 5 of the State Constitution.

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

Present: Allen, Bailey, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Hamilton, Kerr, Land, McColgin, McSpadden, Morford, Pazour-eck, Pitcher, Shoemake, Stipe, Trent.—22.

COMMUNICATION

The following Communication from the State Election Board was read:

TO THE PRESIDENT, OKLAHOMA SENATE

Twenty-eighth Legislature

Building

Sir:

Upon the face of the returns of the General Election, held November 8, 1960, as certified to this office by the several County Election Boards of the State of Oklahoma and as verified by the State Election 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-eighth Legislature:

NAME	POL	ADDRESS	DISTRICT NUMBER
Charles M. Wilson	D	Sayre	2
Basil R. Wilson	D	Mangum	4
Ed Berrong	D	Weatherford	6
Richard E. Romang	R	Enid	8
Robert H. Breeden	R	Cleveland	10
Louis H. Ritzhaupt	D	Guthrie	12
Ralph W. Graves	D	Shawnee	13
Cleeta John Rogers	D	Oklahoma City	14
Don Baldwin	D	Anadarko	15
Roy C. Boecher	D	Kingfisher	16
Fred R. Harris	D	Lawton	17
Tom Tipps	D	Ardmore	18
Glen Ham	D	Pauls Valley	19
J. H. Belvin	D	Durant	20
Alfred Stevenson	D	Holdenville	22
Leroy McClendon	D	Idabel	24
Charles Eldridge Colston	D	Marietta	26

Wilford E. Bohannon	D	Checotah	27
Ray Fine	D	Gore	28
Robert C. Lollar	D	Miami	30
Tom Payne	D	Okmulgee	32
Denzil D. Garrison	R	Bartlesville	34

Respectfull submitted,
State Election Board
LEO WINTERS, Secretary

Senator Field moved that a Credentials Committee be appointed to consider and report as to the newly elected members of the Senate, which motion was adopted, the President appointing Senators Cowden, Garvin and Stipe.

The Senate was declared at ease, pending report of Credentials Committee.

The Senate reassembled, with the President presiding.

COMMITTEE REPORT

Senator Cowden, on behalf of the Credentials Committee, submitted the following Report, which was adopted upon his motion:

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:

DIST.

NO.	NAME	POL	ADDRESS
2	Wilson, Charles M.	D	Sayre
4	Wilson, Basil R.	D	Mangum
6	Berrong, Ed	D	Weatherford
8	Romang, Richard E.	R	Enid
10	Breeden, Robert H.	R	Cleveland
12	Ritzhaupt, Louis H.	D	Guthrie
13	Graves, Ralph W.	D	Shawnee
14	Rogers, Cleeta John	D	Oklahoma City
15	Baldwin, Don	D	Anadarko
16	Boecher, Roy C.	D	Kingfisher
17	Harris, Fred R.	D	Lawton
18	Tipps, Tom	D	Ardmore
19	Ham, Glen	D	Pauls Valley
20	Belvin, J. H.	D	Durant
22	Stevenson, Alfred	D	Holdenville
24	McClendon, Leroy	D	Idabel
26	Colston, Charles Eldridge	D	Marietta
27	Bohannon, Wilford E.	D	Checotah
28	Fine, Ray	D	Gore
30	Lollar, Robert C.	D	Miami
32	Payne, Tom	D	Okmulgee
34	Garrison, Denzil D.	R	Bartlesville

Respectfully submitted
COWDEN, Chairman

Senator Grantham asked that Senator Harris be shown excused until such time as he can be present in the Chamber, which was the order.

The President ordered the roll called of the newly elected members, which resulted as follows, with instructions that those present come before the Bar of the Senate, to have administered the Official Oaths of Office by Honorable Kirksey Nix, Judge of the Court of Criminal Appeals and a former member of the Senate:

Present: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Fine, Garrison, Graves, Ham, Lollar, McClendon, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—21.

Excused: Harris.—1.

The President ordered the roll called of the entire membership of the Senate, which resulted as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Harris.—1.

The President declared a quorum present and the Senate of the 28th Legislature duly assembled.

Invocation was offered by The Reverend Grady Ross, First Methodist Church, Sapulpa, Oklahoma.

Senator Fields moved that the Rules of the 27th Session be adopted as the temporary Rules of the Senate for the 28th Session, which motion was adopted.

ELECTION OF OFFICERS

Pursuant to the action of the Democratic Caucus, held July 27, 1960, the election

of Officers for the Senate of the 28th Legislature, was proceeded with.

Senator Cobb nominated Senator Everett S. Collins as President Pro Tempore of the Senate, the motion being seconded by Senator Stipe.

Senator Field moved that the nominations for the office of President Pro Tempore cease, which motion was declared adopted.

The vote occurring on the Cobb motion, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Harris.—1.

The President declared Senator Everett S. Collins elected President Pro Tempore of the Senate for the 28th Legislature.

The President appointed Senators Fine, Hamilton and Bailey as a Committee to escort Senator Collins to the President's desk, where and when the Gavel was handed to him by the President.

President Pro Tempore Collins, in accepting the office of President Pro Tempore of the Senate for the 28th Legislature, said:

Governor Nigh and Gentlemen of the Senate:

In speaking to you on the acceptance of this honored position with which you have honored me here today, I, at the outset, say that never before in the history of the State Government of Oklahoma has the Oklahoma State Senate maintained more of an independent position in formulating its work and policies. You, and each of you, represent the in-

dependent thinking of the constituents of your respective districts, which will be one of the guiding posts of this session of the Legislature. May I say, at the outset, that your Senate has been formed on an independent basis — you, as individuals, representing the State of Oklahoma, and your Senatorial Districts as an individual. Each and every one of you have ideas of Government — with many of you I have served for many, many years. I recognize the problems that you as members of this Senate will encounter. I will have open the door of the Office of the President Pro Tempore of the Senate on a twenty-four hour basis for the purpose of working with you and your individual problems, the problems of State Government, and the individual problems of the districts which you represent.

I know this — that in the Senate its Membership is made up of men of intellect and wisdom. Each one of you will have to carry forth the program for the benefit of all the people. The people of this State are looking forward to you in these trying times and the day of reckoning is here! I do not believe that we will have to have a tax increase for this biennium (that includes June 30, of 1961), but the road ahead offers a new challenge to the people of this State and to you as representative members of this Senate.

I will say that this afternoon at the Joint Session you will hear a message from the Chief Executive of this State — one with two budgets — one with a budget that will be within the present income we are now enjoying — the other which will encompass a greater amount of revenue in taxes that we are collecting today — I can say it is for us, with the various committees that will be appointed, to meet and see where you want the State of Oklahoma to go in the next biennium. It is strictly up to you! There have been no arrangements made with anybody in the State of Oklahoma as to your thoughts

and ideas upon where we can go for the next two years!

I call upon each and every one of you with the wisdom and with the intellect that you compel, to consider information you have at your hands and the tools with which you will work through the next session of the Legislature, to give to the people of the State of Oklahoma a program that will far surpass any other program that has ever been adopted in the Legislature or in the Senate.

Gentlemen, with all humility, I accept this position. It will always be honored and revered by me. With your help and the help of your constituents, the people of this great State, we will write the program—a program adopted by the Members of this State Legislature for future economy and service for this State.

I thank you —

President Pro Tempore Collins presiding.

Senator Field having been chosen at the Democratic Caucus as Majority Floor Leader of the Senate, Senator Baldwin moved that he be declared the Majority Floor Leader, which motion was seconded by Senator Wilson (Greer).

Senator Garvin moved that nominations for the office of Majority Floor Leader cease and Senator Field be declared Majority Floor Leader by acclamation, which motion was declared adopted.

The vote occurring on the Baldwin motion, it was adopted and Senator Field declared the Majority Floor Leader of the Senate for the 28th Legislature.

Senator McSpadden having been chosen at the Democratic Caucus as Assistant Majority Floor Leader of the Senate, Senator Pitcher moved that he be declared the Assistant Majority Floor Leader, which motion was seconded by Senator Boecher.

Senator Fine moved that nominations for the office of Assistant Majority Floor Leader cease and Senator McSpadden be declared Assistant Majority Floor Leader

by acclamation, which motion was declared adopted.

The vote occurring on the Pitcher motion, it was declared adopted and Senator McSpadden declared the Assistant Majority Floor Leader of the Senate for the 28th Legislature.

Senator Bailey moved that Leo Winters be elected Secretary of the Senate, which motion was seconded by Senator Field.

Senator Ritzhaupt moved that nominations cease for the office of Secretary of the Senate and Leo Winters be elected by acclamation, which motion was declared adopted.

The vote occurring on the Bailey motion, it was adopted and Leo Winters declared elected Secretary of the Senate.

Senator Wilson (Greer) moved that Miss W. E. (Bill) Shipley be elected Chief Journal Clerk of the Senate, which motion was seconded by Senator Dacus.

Senator Grantham moved that nominations for the office of Chief Journal Clerk cease and Miss W. E. (Bill) Shipley be elected to that office by acclamation, which motion was declared.

The vote occurring on the Wilson (Greer) motion, it was adopted and Miss W. E. (Bill) Shipley declared elected Chief Journal Clerk.

Senator Garvin moved that Frank Truel be elected Sergeant-at-Arms of the Senate, which motion was seconded by Senator Allen.

Senator Field moved that nominations for the office of Sergeant-at-Arms cease and Frank Truel be elected to that office by acclamation, which motion was declared adopted.

The vote occurring on the Garvin motion, it was adopted and Frank Truel declared elected Sergeant-at-Arms.

Senator Field moved that a Committee on the permanent Seating of the members of the Senate be appointed, which motion was adopted, the President Pro Tem

pore appointing Senators Easterly, Wilson (Beckham) and Lollar.

The Senate was declared at ease.

The Senate was called to order by President Pro Tempore Collins.

The President presiding.

COMMITTEE REPORT

Senator Easterly on behalf of the Committee on permanent Seating Arrangements, submitted the following Committee Report, which was adopted and the seating of members of the Senate proceeded with, in accordance therewith:

Mr. President:

We, your Committee on Seating Arrangements for members of the Senate of the 28th Legislature, having considered the same, wish to report that the seating shall be proceeded with in accordance with Senate Rule 6.

Easterly, Chairman

Senator Field moved that a Committee be appointed to notify the Governor that the Senate is organized and ready to transact business which may properly come before it, which motion was seconded by Senator McSpadden and adopted by the Senate, the President appointing Senators Pazoureck, Belvin and Colston as such Committee.

Senator Field moved that a Committee be appointed to notify the Honorable House the Senate is organized and ready to transact business, which motion was seconded by Senator McSpadden and adopted by the Senate, the President appointing Senators Wilson (Greer), Cobb and Ham, as such Committee.

Senator Field moved that a Committee be appointed, to confer with a like House Committee, in arranging for a Joint Session, which motion was seconded by Senator McSpadden and adopted by the Senate, the President appointing Senators Garvin, Stevenson and Dacus, as such Committee.

Senator Field moved that a Committee

on Committees and Rules be appointed, which motion was seconded by Senator McSpadden and adopted by the Senate, the President appointing as such Committee Senators Cowden, Chairman, Stipe, Vice Chairman, Boecher, Cobb, Dacus, McClendon, McSpadden, Pazoureck and Trent.

Senator Field moved that a Committee on Employment and Printing be appointed, which motion was seconded by Senator McSpadden and adopted by the Senate, the President appointing as such Committee Senators Tipps, Chairman, Bohannon and Colston.

Senator Field moved that a Committee on Mileage be appointed, which motion was seconded by Senator McSpadden and adopted by the Senate, the President appointing as such Committee Senators Land, Chairman, Kerr and Rogers.

The Senate was declared at ease.

The Senate reassembled, with the President presiding.

Senator Cowden, on behalf of the Committee on Committees and Rules, submitted the following Report:

Mr. President:

We, your Committee on Committees and Rules wish to make the following report on the Senate Standing Committees for the 28th Legislative Session, listed on the attached sheet.

Cowden, Chairman

AGRICULTURE—12

Easterly, Chairman

Grantham, Vice-Chairman

Boecher	McColgin
Bohannon	McSpadden
Dacus	Morford
Fine	Ritzhaupt
Kerr	Stevenson

APPROPRIATIONS AND BUDGET—20

McClendon, Chairman

Trent, Vice-Chairman

Allen	Fine
Bailey	Grantham
Berrong	Hamilton

Bohannon	Lollar
Breedon	Pitcher
Cobb	Rogers
Cowden	Stipe
Dacus	Tipps
Easterly	Wilson (Greer)

AVIATION—5

Land, Chairman

Kerr, Vice-Chairman

Garrison	Rogers
Ham	

BANKS AND BANKING—5

Graves, Chairman

Morford, Vice-Chairman

Bailey	Trent
Ham	

BUSINESS AND INDUSTRY—9

Allen, Chairman

Stipe, Vice-Chairman

Cobb	McSpadden
Cowden	Payne
Fine	Pazoureck
Lollar	

CONGRESSIONAL AND LEGISLATIVE

REDISTRICTING—5

Belvin, Chairman

Cartwright, Vice-Chairman

Allen	Wilson
Pazoureck	(Beckham)

CRIMINAL JURISPRUDENCE—5

Garvin, Chairman

Kerr, Vice-Chairman

Harris	Morford
Land	

CONSTITUTIONAL AMENDMENTS—7

Cartwright, Chairman

Shoemaker, Vice-Chairman

Bohannon	Payne
Garrison	Stevenson
Garvin	

COUNTY GOVERNMENT—8

Wilson (Beckham), Chairman

Ritzhaupt, Vice-Chairman

Allen	Harris
Belvin	Romang
Berrong	Stevenson

ECONOMIC AND INDUSTRIAL
DEVELOPMENT—7

Harris, Chairman

Stevenson, Vice-Chairman

Bohannon	Land
Breeden	Romang
Kerr	

EDUCATION (Common)—13

Hamilton, Chairman

Cowden, Vice-Chairman

Baldwin	McClendon
Belvin	McColgin
Bohannon	Ritzhaupt
Colston	Trent
Dacus	Wilson (Greer)
Easterly	

EDUCATION (Higher)—12

Bailey, Chairman

Payne, Vice-Chairman

Allen	Harris
Berrong	McColgin
Boecher	Trent
Easterly	Wilson
Grantham	(Beckham)
Hamilton	

EMPLOYMENT AND PRINTING—3

Tipps, Chairman

Colston, Vice-Chairman

Bohannon

ENGROSSED AND ENROLLED BILLS—3

Breeden, Chairman

Garrison, Vice-Chairman

Stevenson

GAME AND FISH—7

Dacus, Chairman

Cobb, Vice-Chairman

Boecher	McClendon
Colston	Tipps
Fine	

INSURANCE—11

Stipe, Chairman

Dacus, Vice-Chairman

Berrong	McSpadden
Cartwright	Payne
Cobb	Tipps
Easterly	Trent
Fine	

JUDICIARY—13

Shoemake, Chairman

Allen, Vice-Chairman

Cartwright	Pazoureck
Garvin	Pitcher
Grantham	Romang
Harris	Stevenson
Kerr	Wilson
Lollar	(Beckham)

LABOR RELATIONS—5

Pazoureck, Chairman

Payne, Vice-Chairman

Lollar	Tipps
Stipe	

MILITARY AND VETERANS
AFFAIRS—5

Lollar, Chairman

Tipps, Vice-Chairman

Graves	Ritzhaupt
Morford	

MUNICIPAL GOVERNMENT—10

Berrong, Chairman

Garvin, Vice-Chairman

Cowden	Shoemake
Graves	Wilson
Ham	(Beckham)
Land	Wilson (Greer)
Morford	

OIL AND GAS—8

Cowden, Chairman

Ham, Vice-Chairman

Garvin	McSpadden
Land	Pitcher
Lollar	Shoemake

PARKS AND RECREATION—6

Wilson (Greer), Chairman

Hamilton, Vice-Chairman

Baldwin	Colston
Belvin	Harris

PENAL INSTITUTIONS—6

McSpadden, Chairman

Colston, Vice-Chairman

Shoemake	Trent
Stipe	Wilson (Greer)

PLANNING AND RESOURCES—8

Boecher, Chairman
Fine, Vice-Chairman

Baldwin	Colston
Breeden	McClendon
Cartwright	Pitcher

PRIVILEGES AND ELECTIONS—5

Kerr, Chairman

Rogers, Vice-Chairman
Hamilton Romang
McClendon

PUBLIC HEALTH—7

Ritzhaupt, Chairman
Land, Vice-Chairman

Bailey	McColgin
Berrong	Wilson (Greer)
Graves	

PUBLIC LANDS—5

McColgin, Chairman
Easterly, Vice-Chairman

Garrison	Morford
Kerr	

PUBLIC SAFETY—7

Payne, Chairman

Ritzhaupt, Vice-Chairman

Bailey	Rogers
Breeden	Shoemaker
Cartwright	

PUBLIC SERVICE CORPORATIONS—6

Grantham, Chairman

McSpadden, Vice-Chairman

Bailey	Garrison
Berrong	Land

REVENUE AND TAXATION—15

Baldwin, Chairman

Pazoureck, Vice-Chairman

Boecher	Grantham
Cobb	Hamilton
Cowden	Lollar
Dacus	Ritzhaupt
Easterly	Stipe
Fine	Wilson
Garvin	(Beckham)

ROADS AND HIGHWAYS—19

Cobb, Chairman

Boecher, Vice-Chairman

Baldwin	Harris
Breeden	McClendon

Cartwright

Cowden

Dacus

Easterly

Fine

Graves

Hamilton

McSpadden

Pazoureck

Pitcher

Stipe

Tipps

Trent

SOCIAL WELFARE—8

Trent, Chairman

Bohannon, Vice-Chairman

Belvin	McColgin
Ham	Ritzhaupt
McClendon	Wilson (Greer)

STATE AND FEDERAL

GOVERNMENT—9

Pitcher, Chairman

Wilson (Greer), Vice-Chairman

Baldwin	Rogers
Grantham	Romang
Ham	Wilson
McColgin	'Beckham)

SENATE AND LEGISLATIVE

AFFAIRS—5

McSpadden, Chairman

Baldwin, Vice-Chairman

Boecher	McColgin
Dacus	

Senator Baldwin asked unanimous consent, which was granted, that his name be stricken as a member of the Committee on Education (Common).

Upon motion of Senator Cowden, the Report of the Committee on Committees and Rules, as amended, was adopted by the Senate.

Senator Field moved that the members appointed to the several Standing Committees, as shown by the above Report of the Committee on Committees and Rules, as amended, be declared elected by the Senate to serve as Members of said Committees, which motion was declared adopted.

Senator Wilson (Greer), on behalf of the Committee appointed to confer with a like Committee from the Honorable House in arranging for a Joint Session, reported the duty performed, advising the hour of

1:45 p. m., this day, had been agreed as the time for such Session, following which the Committee was discharged.

Senator Land, on behalf of the Com-

mittee on Mileage, submitted the following Report, which was adopted upon his motion:

Mr. President:

We, your Committee on Mileage allowance for members of the Senate, submit herewith the following Report:

Dist.

No.	Name	Pol.	Address	Mileage	Amount
1	Field, Leon B.	D	Texhoma	574	\$57.40
2	McColgin, S. S.	D	Reydon	346	34.60
2	Wilson, Charles M.	D	Sayre	280	28.00
3	Easterly, Ben B.	D	Alva	306	30.60
4	Wilson, Basil R.	D	Mangum	290	29.00
5	Kerr, Ryan	D	Altus	378	37.80
6	Dacus, Byron	D	Hobart	250	25.00
6	Berrong, Ed	D	Weatherford	146	14.60
7	Morford, Tom H.	R	Cherokee	268	26.80
8	Romang, Richard E.	R	Enid	174	17.40
9	Grantham, Roy E.	D	Ponca City	212	21.20
10	Breeden, Robert H.	R	Cleveland	208	20.80
11	Collins, Everett S.	D	Sapulpa	210	21.00
12	Ritzhaupt, Louis H.	D	Guthrie	60	6.00
13	Cowden, Boyd	D	Chandler	100	10.00
13	Graves, Ralph W.	D	Shawnee	90	9.00
14	Pazoureck, Jean L.	D	El Reno	56	5.60
14	Rogers, Cleeta John	D	Oklahoma City		
15	Allen, Walt	D	Chickasha	104	10.40
15	Baldwin, Don	D	Anadarko	132	13.20
16	Boecher, Roy C.	D	Kingfisher	88	8.80
17	Garvin, Harold T.	D	Duncan	186	18.60
17	Harris, Fred R.	D	Lawton	200	20.00
18	Tipps, Tom	D	Ardmore	208	20.80
19	Bailey, Robert L.	D	Norman	38	3.80
19	Ham, Glen	D	Pauls Valley	130	13.00
20	Belvin, J. H.	D	Durant	320	32.00
21	Hamilton, Clem	D	Heavener	438	43.80
22	Stevenson, Alfred	D	Holdenville	162	16.20
23	Cartwright, Buck	D	Wewoka	138	13.80
24	McClendon, Leroy	D	Idabel	456	45.60
25	Stipe, Gene	D	McAlester	260	26.00
26	Colston, Charles Eldridge	D	Marietta	250	25.00
27	Shoemaker, Harold R.	D	Muskogee	294	29.40
27	Bohannon, Wilford E.	D	Checotah	250	25.00
28	Fine, Ray	D	Gore	304	30.40
29	Pitcher, George P.	D	Vinita	366	36.60
30	Lollar, Robert C.	D	Miami	436	43.60
31	Land, Yates	D	Tulsa	238	23.80
32	Payne, Tom	D	Okmulgee	220	22.00
33	McSpadden, Clem	D	Nowata	340	34.00

34	Garrison, Denzil D.	R	Bartlesville	350	35.00
35	Trent, Bob A.	D	Caney	314	31.40
36	Cobb, Joe Bailey	D	Tishomingo	234	23.40

Respectfully submitted

LAND, Chairman

Senator Ritzhaupt observed the beautiful flowers on the President's desk, sent by the Oklahoma City Chamber of Commerce, and moved that the President Pro Tempore be directed to convey sincere appreciation of the Senate for the flowers, as well as for a gift also sent by the Chamber of Commerce to each member, which motion was declared adopted.

COMMUNICATION

The following Communication from the State Board of Equalization was received, read and ordered incorporated in the Journal:

To The Honorable,

President of the Senate,

28th 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 20, 1960, 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 March 11, 1941, and to request a signed memorandum acknowledging receipt thereof for the Minutes and records of the Board.

Respectfully,

Andy Anderson

State Auditor and Secretary,

State Board of Equalization

RESOLUTION OF THE STATE BOARD OF EQUALIZATION

WHEREAS, the provisions of Section 23, Article 10, of the Constitution of Oklahoma, as amended March 11, 1941, 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, the Board acting in pursuance of the duty and authority thus conferred upon it by the Constitution and 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 figure which properly represent such itemized estimate of revenue 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 1961-1962 and 1962-1963; and which figures are as follows:

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET
December 20, 1960

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. 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 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	1958	1959	1960
Total Fund Provided -----	\$93,887,913.94	\$98,259,750.36	\$106,810,559.21
THREE YEAR AVERAGE			\$ 99,652,741.17

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 1960, AND AN ESTIMATE FOR THE FISCAL YEARS 1961, 1962 AND 1963				
	1959-1960 ACTUAL	1960-1961 ESTIMATE	1961-1962 ESTIMATE	1962-1963 ESTIMATE
General Revenue				
Fund Collections	\$103,178,956.46	\$104,077,900.00	\$104,994,325.00	\$105,173,425.00
Plus: Surplus Transfers and Lapsed Appropriations	3,631,602.75	3,535,000.00	3,000,000.00	3,000,000.00
TOTAL	\$106,810,559.21	\$107,612,900.00	\$107,994,325.00	\$108,173,425.00
Constitutional Three Year Average	95,395,177.28	95,395,177.28	99,652,741.17	99,652,741.17
Actual and Estimated Transfers to Emergency Appropriation Fund ..	\$ 11,415,381.93	\$ 12,217,722.72	\$ 8,341,583.83	\$ 8,520,683.83*
Surplus Accruals from Prior Year Lapsed Appropriations and Statutory Cancellations	383,086.15	4,455.00	.00	.00
TOTAL AVAILABLE IN FUND	\$ 11,798,468.08	\$ 12,222,177.72	\$ 8,341,583.83	\$.00
**Less: Appropriations ..	11,587,126.34	.00	.00	.00
ACTUAL AND ESTIMATED SURPLUS	\$ 211,341.74	\$ 12,222,177.72	\$ 8,341,583.83	\$.00

* Not available for appropriation

** Appropriations made by Twenty-seventh 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

	1958	1959	1960
TOTAL FUNDS PROVIDED	\$ 5,427,794.07	\$ 5,761,913.40	\$ 5,195,338.64
THREE YEAR AVERAGE			\$ 5,461,682.04

CONSERVATION FUND

TOTAL FUNDS PROVIDED	\$ 352,634.79	\$ 362,725.68	\$ 508,763.47
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*Plus Increase in			
Petroleum Excise Tax	150,000.00	150,000.00	.00
ADJUSTED TOTAL	\$ 502,634.79	\$ 512,725.68	\$ 508,763.47
ADJUSTED THREE YEAR AVERAGE			\$ 508,041.31
Plus: Surplus			\$ 179,974.28
TOTAL FOR APPROPRIATION	\$ 1,196,056.90		

*H.B. No. 849, R.S. 27th Leg.

PUBLIC BUILDING FUND

TOTAL FUNDS PROVIDED	\$ 238,175.16	\$ 218,865.80	\$ 254,151.57
THREE YEAR AVERAGE			\$ 237,064.18

LIQUEFIED PETROLEUM GAS

TOTAL FUNDS PROVIDED	\$ 96,690.00	\$ 104,659.50	\$ 98,135.50
THREE YEAR AVERAGE			\$ 99,828.33

HIGHWAY CONSTRUCTION AND MAINTENANCE FUND

TOTAL FUNDS PROVIDED	\$ 36,228,014.08	\$ 33,177,829.09	\$ 34,087,664.92
Less: Emergency One Cent Tax	4,506,119.33		
TOTAL	\$ 31,721,894.75	\$ 33,177,829.09	\$ 34,087,664.92
THREE YEAR AVERAGE			\$ 32,995,796.25

ADJUSTMENT OF THREE YEAR AVERAGE

	Fiscal Year 1962	Fiscal Year 1963
THREE YEAR AVERAGE	\$ 32,995,796.25	\$ 32,995,796.25
*Less: Gasoline Tax Apportionment		
Made to Turnpike Authority	1,000,000.00	1,000,000.00
ADJUSTED THREE YEAR AVERAGE	\$ 31,995,796.25	\$ 31,995,796.25

*H.B. No. 932, R.S. 27th Leg.

ALCOHOLIC BEVERAGE FUND

TOTAL FUNDS PROVIDED	\$.00	\$.00	\$ 416,301.46
THREE YEAR AVERAGE			\$ 416,301.36

The statement on the following page is a detailed analysis of the funds for the fiscal year 1960, which are actual amounts, and for years 1961, 1962 and 1963, which are estimated amounts. These statements are submitted for your consideration in making your estimate for the biennium.

Respectfully yours,
BURT LOGAN
Budget Director

COMPARISON REPORT SHOWING REVENUE ACCRUED TO THE GENERAL REVENUE FUND FOR
THE FIRST FIVE MONTHS OF THE FISCAL YEARS 1960 AND 1961
AND AN ESTIMATED TOTAL FOR 1961, 1962 AND 1963

GENERAL REVENUE FUND	First 5 mo. of Last Year (1960)	First 5 mo. of This Year (1961)	Total of Last Year (1960)	Estimated Total For This Year (1961)	Estimated Total For Fiscal Year (1962)	Estimated Total For Fiscal Year (1963)
LICENSES, PERMITS AND FEES:						
Alcohol Beverage Licenses ---\$.00	\$.00	\$ 147.86	\$ 150.00	\$ 150.00	\$ 150.00
Alcohol Permits -----	124.00	.00	126.00	125.00	125.00	125.00
Beverage Licenses -----	225,658.22	219,203.46	258,568.09	250,000.00	250,000.00	250,000.00
Cigarette Licenses -----	111,183.60	158,382.65	183,521.75	215,000.00	220,000.00	220,000.00
Charters -----	185,048.76	149,849.60	284,200.85	250,000.00	250,000.00	250,000.00
Coin Devices Licenses -----	313,259.08	306,074.67	324,165.27	315,000.00	315,000.00	315,000.00
Cotton Gin Licenses -----	161.50	82.00	394.50	350.00	375.00	375.00
Docket Fees -----	3,765.00	4,895.00	10,484.00	10,000.00	10,000.00	10,000.00
Drivers Licenses -----	1,128,502.91	1,071,344.67	2,618,064.62	2,466,000.00	2,620,000.00	2,500,000.00
Employment Agency Licenses	250.00	450.00	2,500.00	2,650.00	2,700.00	2,700.00
Motor Carrier Ident.						
Plates & Reg. -----	22,083.75	19,131.75	146,016.00	140,000.00	141,000.00	140,000.00
Oversize Truck Permits -----	146,020.00	142,860.00	326,785.00	322,000.00	322,000.00	322,000.00
Rural Electric Coop Licenses	1,425.68	1,426.11	1,426.68	1,450.00	1,450.00	1,450.00
Securities Agents Licenses ---	1,350.00	1,247.50	5,545.00	5,800.00	5,850.00	5,900.00
Securities Dealers Licenses ---	660.00	710.00	8,450.00	8,800.00	8,850.00	8,900.00
Title Fees -----	204,275.48	206,818.84	566,818.94	575,000.00	575,000.00	575,000.00
Tobacco Products Licenses --	135.00	135.00	605.00	600.00	600.00	600.00
Other Licenses, Permits and Fees -----	93,315.97	77,282.33	209,109.44	175,000.00	200,000.00	200,000.00
FINES, FORFEITS AND PENALTIES						
USE OF MONEY AND PROPERTY -----	15,723.33	7,531.84	28,063.14	20,500.00	20,500.00	20,500.00

First Day, Tuesday, January 3, 1961

COMPARISON REPORT SHOWING REVENUE ACCRUED TO THE GENERAL REVENUE FUND FOR
THE FIRST FIVE MONTHS OF THE FISCAL YEARS 1960 AND 1961
AND AN ESTIMATED TOTAL FOR 1961, 1962 AND 1963

GENERAL REVENUE FUND	First 5 mo. of Last Year (1960)	First 5 mo. of This Year (1961)	Total of Last Year '1960)	Estimated Total For This Year (1961)	Estimated Total For Fiscal Year (1962)	Estimated Total For Fiscal Year (1963)
RECEIPTS FROM						
OTHER AGENCIES	394.79	531.42	727.78	900.00	900.00	900.00
SALES AND CUR- RENT SERVICES	41,091.61	39,455.06	94,508.68	89,675.00	90,675.00	90,675.00
NON-REVENUE RECEIPTS..	.00	159.00	40.00	200.00	200.00	200.00
TOTAL GENERAL REVENUE FUND	\$ 40,842,337.59	\$ 40,736,326.07	\$103,178,956.46	\$104,077,900.00	\$104,994,325.00	\$105,173,425.00
SURPLUS TRANSFERS AND LAPSED APPROPRIATIONS			\$ 3,631,602.75	\$ 3,535,000.00	\$ 3,000,000.00	\$ 3,000,000.00
GRAND TOTAL			\$106,810,559.21	\$107,612,900.00	\$107,994,325.00	\$108,173,425.00

COMPARISON REPORT SHOWING REVENUE ACCRUED TO THE GENERAL REVENUE FUND FOR
THE FIRST FIVE MONTHS OF THE FISCAL YEARS 1960 AND 1961
AND AN ESTIMATED TOTAL FOR 1961, 1962 AND 1963

	First 5 Mo. Of Last Year (1960)	First 5 Mo. of This Year (1961)	Total of Last Year (1960)	Estimated Total For This Year (1961)	Estimated Total For Fiscal Year (1962)	Estimated Total For Fiscal Year (1963)
TAXES:						
Alcohol Beverage Excise	\$ 3,354,210.05	\$ 1,692,648.32	\$ 5,082,946.58	\$ 4,500,000.00	\$ 4,750,000.00	\$ 5,000,000.00
Beverage	3,186,566.36	2,940,327.83	6,135,327.41	5,800,000.00	5,750,000.00	5,700,000.00
Cigarette	3,339,738.17	3,484,065.41	10,103,268.96	10,700,000.00	10,800,000.00	10,850,000.00
Franchise	3,104,722.02	3,263,885.36	3,148,635.77	3,250,000.00	3,300,000.00	3,300,000.00
Freight Car	225,835.40	254,084.31	225,835.40	253,500.00	253,750.00	253,750.00
Fuels Excise	338,909.22	340,146.57	755,190.06	775,000.00	780,000.00	780,000.00
Gift	18,720.94	94,607.56	633,073.35	650,000.00	650,000.00	650,000.00
Gross Production	8,740,348.78	8,650,660.82	21,556,054.64	21,750,000.00	21,750,000.00	21,750,000.00
Income	9,402,611.18	9,783,695.21	26,838,274.32	27,250,000.00	27,500,000.00	27,500,000.00
Inheritance and Estate	2,068,710.31	3,028,578.56	5,572,862.89	6,000,000.00	6,000,000.00	6,000,000.00
Insurance Premium	6,762.09	3,049.10	7,078,207.24	7,150,000.00	7,200,000.00	7,250,000.00
Motor Vehicle Excise	2,964,463.22	2,920,276.91	7,216,226.85	7,050,000.00	7,100,000.00	7,100,000.00
Tobacco Products	524,534.43	532,789.12	1,211,425.52	1,250,000.00	1,250,000.00	1,250,000.00
Use	1,071,725.22	1,339,940.09	2,551,307.34	2,850,000.00	2,875,000.00	2,875,000.00
Other Taxes	51.53	.00	51.53	100.00	100.00	100.00

First Day, Tuesday, January 3, 1961

BE IT FURTHER RESOLVED, that duly executed duplicate originals 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 Session of the Twenty-eighth Oklahoma Legislature, to the Governor, the President of the Senate, and the Speaker of the House of Representatives, as directed by the Constitution and law.

Upon motion duly made and seconded the above and foregoing Resolution was unanimously adopted this the 20th day of December, 1960.

J. Howard Edmondson
Governor and
Chairman
Andy Anderson
State Auditor and
Secretary
William A. Burkhart
State Treasurer
William N. Christian
Secretary of State
John M. Rogers
State Examiner
and Inspector

President State
Board of Agriculture

Senator Pazoureck, on behalf of the Committee appointed to notify the Governor the Senate is organized and ready to transact business which may properly come before it, reported the duty performed, following which the Committee was discharged.

The hour of 1:45 p. m., having arrived, it was upon motion of Senator Field that the Senate went to the Honorable House, preceded by its Officers, for the purpose of a Joint Session.

JOINT SESSION

The Senate and the Honorable House, in the first Joint Session of the 28th Legislature, were called to order by the President of the Senate, Lieutenant Governor

George Nigh.

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

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Harris.—1.

The President declared a quorum of the members of the Senate present.

Upon motion of Representative Wolf, the roll call of the Honorable House was considered the roll call of the House in Joint Session, which was as follows:

Present: Abbott, Allard, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe (Kay), Howze (Seminole), Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McCarty, McChristian, McCue (Ottawa), McCune (Tulsa), Massey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poynor, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley (Creek), Shipley (Nowata), Skaggs, Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sul-

livan, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis, (Jackson), Witt, Wolf.—120.

The Speaker declared a quorum of the members of the Honorable House present.

The President declared quorums of both the Senate and Honorable House present and the Joint Session duly assembled.

Invocation was given by The Reverend Grady Ross, First Methodist Church, Sapulpa, Oklahoma.

Senator Field moved that the Joint Rules of the 27th Legislature be adopted as the temporary Joint Rules of the 28th Legislature, which motion was declared adopted.

COMMUNICATION

The following Communication from the State Election Board was read:

To the Honorable Speaker
House of Representatives
28th Oklahoma Legislature
BUILDING

Dear 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 8, 1960, 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
State Election Board

RESOLUTION

WHEREAS, on November 10, 1960, 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 8, 1960, and proceeded with the canvassing of such returns until and including November 12, 1960, 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 shows the persons named in the schedule hereto attached and 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 opposite their names in the said schedule.

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 14th day of November, 1960.

STATE ELECTION BOARD

/S/ George D. Key, Chairman

/S/ Paul Darrough, Jr, Vice Chairman
(Seal)

ATTEST: /S/ Leo Winters, Secretary

The Speaker, Honorable J. D. McCarty, presiding.

As provided under Section 5 of Article

VI of the Constitution of Oklahoma, the Speaker of the Honorable House of Representatives, proceeded with the opening and publishing of the Election Returns, referred to in the above communication from the State Election Board, and made the following Declarations:

FOR CORPORATION COMMISSIONER:

Wilburn Cartwright
 D., Oklahoma City 539,209
 Percy Butler
 R., Tulsa 286,160
 The Speaker declared WILBURN CART-
 WRIGHT duly elected Corporation Com-
 missioner.

**FOR JUDGE OF THE COURT OF CRIM-
 INAL APPEALS—Southern District:**

Hez J. Bussey
 D., Norman 734,390

The Speaker declared HEZ J. BUSSEY
 duly elected Judge of the Court of Crim-
 inal Appeals—Southern District.

**FOR JUSTICE OF THE SUPREME
 COURT—1st District:**

N. B. Johnson
 D., Claremore 733,811

The Speaker declared N. B. JOHNSON
 duly elected Justice of the Supreme Court
 —1st District.

**FOR JUSTICE OF THE SUPREME
 COURT—6th District:**

Harry L. S. Halley
 D., Okla. City 734,237

The Speaker declared HARRY L. S.
 HALLEY duly elected Justice of the Su-
 preme Court—6th District.

**FOR JUSTICE OF THE SUPREME
 COURT—9th District:**

Floyd L. Jackson
 D., Lawton 726,118

The Speaker declared FLOYD L. JACK-
 SON duly elected Justice of the Supreme
 Court—9th District.

The President presiding.

Senator Field moved that the President
 and the Speaker appoint 5 members from

the Senate and Honorable House, respec-
 tively, as a Joint Committee with instruc-
 tions, to notify the Governor that the 28th
 Legislature is now in Joint Session and
 ready to receive him and hear his Mes-
 sage, which motion was declared adopt-
 ed, the Committees being:

FOR THE SENATE: Shoemaker, Kerr,
 Graves, Bohannon and Land.

FOR THE HOUSE: Nichols (Seminole),
 Massey, Holder, Nichols (Dewey) and Hol-
 comb.

The Joint Session was declared at ease.

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

The Sergeant-at-Arms was recognized
 and announced the presence of the Chief
 Executive, Governor J. Howard Edmond-
 son, accompanied by the Joint Commit-
 tee, appointed to advise the Governor the
 Joint Session awaits his presence.

Governor Edmondson was escorted by
 the Joint Committee to the Speaker's
 desk, where he delivered an oral mes-
 sage, stating that his Formal Message
 would be forthcoming within the immed-
 iate future.

Upon motion of Senator Field the Joint
 Session was ordered dissolved.

The Senate reassembled, in its Cham-
 ber, with the President presiding.

Senator Harris asked to be recorded
 present, which was the order.

Upon motion of Senator Field, the fol-
 lowing oral Message of the Governor, de-
 livered in Joint Session, was ordered
 printed and made a part of the official
 record of the Senate:

Lieutenant Governor George Nigh, Pres-
 ident pro tempore Everett Collins, and
 Speaker of the House, J. D. McCarty, and
 the Oklahoma State Senate and House of
 Representatives:

J. D. just made a remark that I think
 is just priceless, that I would like to pass
 on: "I have prepared for you a fifty-two
 paged message condition, or state of

state." And then J. D. said, "do you have your message ready" And I said, "I do", and reached in my pocket and pulled this out, and he said, "Brother, that looks like an awful important message."

I certainly accept this as an honor and a privilege to have the opportunity the third time to speak to the joint session of the Oklahoma State Legislature. I think it is a privilege for any one and I think it is a particular privilege for me because I think that in this session—the 28th—that you will write laws that are of particular importance to the future of Oklahoma. There are three separate and equal branches of the State Government. As provided by the Constitution, there is the legislative, the executive and the judicial. I want at this time and at the outset of any remarks that I make to you, to commend you on what I consider a most outstanding job in the selection of your leadership for this most fine session. I think you have chosen in your President pro tempore and in your Speaker of the House, men that have demonstrated through long years of service, who not only have insight into the problems of Oklahoma particularly, but also in their ability as far as leadership is concerned, to work out those problems.

Naturally, it is always more difficult in a position of leadership and the responsibilities that go with it, to work out those problems, than in any other capacity. There have been many of you who have sat on the back rows of the House and the Senate and in subsequent years have moved to the front rows or to this rostrum. And you know better than I that there is a real difference between these two positions. In these different positions of the Senate and the House, you have carried out in the truest sense of the word both the intent and the purpose of the Constitution of Oklahoma, that each of the three branches of the government shall be equal. I commend you for doing that, as well as for your choice, not only for your President pro tempore and

your Speaker of the House, but also your Floor Leader and Assistant Floor Leader, for the selections that you have made.

We have gathered here today principally because of the responsibility and the confidence that the people of Oklahoma have placed in all of us. I think that every day people of Oklahoma are realizing more and more the critical decisions we face in this session.

I think in the elections of last summer that most of them recognized how critical those problems are.

I think that you should be proud, first of all, of the fact that you were elected. Then, of course, recognizing responsibility that the people of your district and your county have given you, because before this session is over we must make decisions that will affect the every day life of every Oklahoman.

With your permission for a few minutes, I would like to recount the last two years. Beginning, of course, with the campaign in 1958, which I was in, I made a number of commitments during that campaign, and campaigned on a number of platforms that I considered necessary in that election. We then went into the January, 1959, 27th Session. At the time that session convened, I believed with all of my heart that that session and the members of it would write a program that would go down in history as one of the most progressive programs ever written by any session of the legislature. When that session was over that prediction was borne out because many progressive pieces of legislation were written in those long, tiring six months. At the conclusion of it, I had a choice and that choice, very briefly, was whether I wanted to sit back and rest on the laurels of your accomplishments — the 27th Session accomplishments — and let the eighteen months pass by comfortably and peaceably. I will have to admit at this time, as I have on many other occasions, that that thought was not inviting, and as I look back on it in retrospect, it was even

more inviting. But I made a decision, just as you have made decisions, politically, governmentally, and will make decisions in this session; and that decision was that I would submit three more measures to a vote of the people at a special election. Those measures were submitted and we have had what has been very accurately described as a very active, and in some instances, a bitter campaign. Frankly, I don't think there is anything wrong with an active and bitter campaign because it is in the people an awareness that they don't otherwise have for receiving suggestions for laws and proposals for change and above all, the condition as all of us see it. Then the people spoke on September 20th. They spoke clearly. They spoke decisively. Certainly, I have no hesitancy now nor did I on September the 21st, to accept that decision of the people of Oklahoma. At the conclusion of that election, I had shall we say, three more choices. First of all, as is sometimes normal with those of us in politics, I could have assumed the role of being vindictive, attempting in the next two years, or final two years, of my office, to punish those who opposed those proposals which I had submitted. I don't think and didn't think then that such an attitude would accomplish anything for either myself or for the future of Oklahoma. The second alternative was more recent. I had the opportunity to join the Democratic Administration of President elect Kennedy in Washington. I turned that opportunity down. I will have to admit that there were moments when I considered that a mighty inviting and easy way out. But I turned it down because of the third alternative which was that we did have problems in Oklahoma and the responsibility for meeting those problems and solving them, working out solutions for the betterment of Oklahoma, with a dual responsibility, both the responsibility of the legislature and also the executive branch. And so here we are today. I think that the problems that this session faces certainly can be said to be just as compelling, just as difficult as

the problems that have faced the previous sessions of our legislature. Basically, however, they are of finance. I submit to you, and I must say at this time that I regret the fact that the printed copies of these budgets for this session, are not available to you prior to this address but it was due to Central Purchasing. Ordinarily in the past we have let the Oklahoma Tax Commission print them and they have been here in plenty of time. This year we took them through Central Purchasing and they are not here yet. They will be here this afternoon for your use, for whatever purpose you might see fit to place them.

As you all know by this time, the budget as submitted in this instance is actually two questions, Budget "A" and Budget "B". The first budget simply describes the facts that are facing our state government and of anticipated revenue. In doing this I might say it was quite a difficult job. Budget Officer Burt Logan, Jim Savage and other members of the staff and myself worked on this for a lengthy period of time attempting to do it, and I think when you see this budget you will recognize why it was so difficult. I think that the people of Oklahoma should recognize how difficult it is because we have growing pains insofar as services are concerned. In order to fit the activities of state government into anticipated revenue, we could of course have recommended cuts across the board equally applicable to each agency or area of state government. In some instances we did this but in a majority of instances you can see from the budget that rather than to attempt to recommend that those services moneywise, be fitted into what we believe to be their needs, based on the small amount of revenue available for those services. In other words, as the experienced members of the Senate and the House know, the big cuts, of necessity, had to be the budget areas of the mental institutions, education both common and higher, and highways. In order to

fit the budget into anticipated revenue in Budget "A", it was necessary to anticipate substantial amendment of the School Code, cuts in the teacher's salaries, cuts in operation ways and cuts in higher education. And by the same token, it was necessary to have cuts in mental health. And of real importance to Oklahoma future, it was necessary to have a real cut in highway appropriations. You will find in examination of Budget "A" that there are not even these funds for highways to match federal funds that will be available. This is the problem, this is one choice. I recognize that the legislature's prerogative is to fix this in any way they can see fit, and after you have worked with it as long as we worked with it, you will see if you don't already recognize, that it is impossible to fit it into anticipated revenue without these three cuts in these three large areas of which I have spoken. And so it was that we submitted Budget "B". It is not impractical in Oklahoma. In fact on the contrary other states have followed it for a number of years. Budget "B" naturally provided for new revenue in the amount of approximately forty-nine million dollars. Anybody can tell that with such an increase insofar as any kind of revenue, that a substantial tax increase in one of several areas must be passed in order for such a budget to be adopted. I do not attempt in this budget to specify to you at this time which one I would recommend. On the contrary at the request of the budget office, working with the Tax Commission and other government agencies of Oklahoma, to make all of those valuable sources of revenue and what they would bring in, so that this session could have available to it and the public could see what choices are also available. I think you can say that Budget "B" as contrasted to Budget "A" provides a well grounded program for Oklahoma's growth, Oklahoma's progress and in general, Oklahoma's future. It is dear to it.

There have been many who talked about

how we ought to consider before we make a tax increase, that we should consider the possibilities and of economy and consolidation of various agencies. Certainly as to economy, I would certainly recommend it. Certainly as to consolidation of agencies, I would recommend your serious study and consideration as well. But all of us know that, who have looked at state economic problems, you cannot possibly raise any amount of money that amounts to anything until you get into the three big areas of state expenditure, and that is mental health, highways and education. Some have talked about consolidating Planning and Resources and Department of Commerce and Industry. I certainly would not hesitate to recommend a study of it, but when you look at the total expenditure involved, and the possible savings, if any, involved, you can see that you are dealing with an amount that, at most, can be described as nominal. Many have asked, I know, "Why didn't you, as Governor of Oklahoma, make your specific recommendation on one?" I am just as interested in answering that question as every member of the House and the Senate is interested in knowing what the choice of the people is. I think, in other words, that our first responsibility is to tell the people what the problem is, to paint that picture clearly, to paint it honestly, to paint it factually so that the people can make a decision that is wise, can relay that decision to their elected representatives and senators so you can respond to their wills. I want that reaction; I know that you do. I have never met in my few years of political experience any elected official who didn't attempt and desire and know what the will of his constituent was. So we will have through the various press media and through your own activities, this picture presented. This choice of fitting into anticipated revenue, or recognizing, if that is so, the need for more. I want to hear from the people of Oklahoma. I invite them and I know that

you do too. But in the final analysis — in the final analysis — when it comes to making a decision, it is your decision as to which road Oklahoma should follow for the next bi-annual. I know also that we must make that decision here ourselves. The people of Oklahoma elected you and the people of Oklahoma elected me to go to Oklahoma City and to come to this Capitol and to work for whatever periods of time was necessary to represent them and to meet these problems and solve them. When that time comes and that time's presence will to a large extent be governed by your own attitudes and ideas, and your thoughts as to when it is. But when that time comes and that decision is made, I want to say to you now that I have no hesitancy whatsoever in accepting my proportion of responsibility for that decision. I think that all of us must, and we were sent here for that purpose, and I am confident that where I am going to accept my portion of responsibility, that you also are willing to do the same.

My office, to you as elected representatives of the people of Oklahoma, Senators and Representatives, will be and is open all hours of the day to any one who is anxious to work toward a better Oklahoma and I stand ready to meet them more than half-way. I know we will have that relationship in the session.

Thank you very much.

FIRST READING

As provided under Title 75, Section 26.11-14, O. S. Supp. 1959, the following pre-filed Bills and/or Joint Resolutions were presented by the President and, upon motion of Senator Field, introduced and read for the first time:

SB 1—By Graves of the Senate and Stevens of the House.

An Act relating to elections; regarding compensation of precinct election board members and counters; amending § 556a, 26 O. S. 1951; making an appropriation

to the Secretary of the State Election Board for payment of such compensation; making the appropriation nonfiscal; making the provisions of this Act severable; and declaring an emergency.

SB 2—By Allen.

An Act relating to annexation of territory to municipalities; providing the conditions under which such annexations may be made; providing for District Court actions relating thereto; repealing conflicting laws; making the provisions of said Act severable; and declaring an emergency.

SB 3—By Allen.

An Act relating to the de-annexation of territory from municipalities; providing conditions under which territory shall be de-annexed; providing for District Court actions relating thereto; repealing conflicting laws; making the provisions of said Act severable; and declaring an emergency.

SB 4—By Allen.

An Act fixing the taxable situs of real property affected by the changes of river boundaries between counties of this State and assessment thereof and exceptions.

SB 5—By Graves of the Senate and Nichols (Seminole), Stevens and Henry of the House.

An Act relating to the health and safety of organized resident camps; defining terms; providing for issuance of a license and license fees; designating responsibility for supervision; duties of State Commissioner of Health; establishing health, safety and sanitation requirements; authorizing State Board of Health to make necessary rules and regulations pertaining to health, safety and sanitation; supervision and revocation of license; requiring approval of plans by State Department of Health for new organized resident camps; providing for penalty and violation hereof; making provisions of Act severable; and declaring an emergency.

SB 6—By Dacus.

An Act relating to agriculture; amending the Agricultural Code Section 2, Chapter A, Article 11, Title 2, Oklahoma Session Laws 1955, Page 96, as amended by Section 2, Chapter 1b, Article 5, Title 2, Oklahoma Session Laws 1959, Page 3 (2 O.S. Supp. 1959, § 11-2); making it unlawful to sell graded food items unless such grade is correctly indicated on such item; and removing the requirement that ungraded items shall be so designated; making violation a misdemeanor; and declaring an emergency.

SB 7—By Dacus.

An Act relating to pesticides; defining terms; requiring permits from the State Board of Agriculture; providing for examinations; specifying fees; requiring Bond; allowing injured parties to sue under such bond; requiring reports of injury on application of pesticides; providing for public hearing after notice to prohibit application of pesticide in certain areas; authorize board to adopt laws and regulations; providing for penalty for violation of Act; permitting Board to enter private premises for inspection of equipment subject to Act; repealing conflicting laws and declaring an emergency.

SB 8—By Dacus.

An Act relating to the sale of eggs; amending Section 5, Chapter 1b, Article 5B, Title 2, Oklahoma Session Laws 1957, Page 6 (2 O.S. Supp. 1959, § 5-25); prohibiting sale of eggs below grade C; removing grade B as Oklahoma Standards; requiring specified labels, storage temperatures, proper license for grading, entry for inspection purposes and payment of inspection fees; and declaring an emergency.

SB 9—By Dacus.

An Act relating to the sale of eggs; amending Section 9, Chapter 1b, Article 5B, Title 2, Oklahoma Session Laws 1957, Page 8 (2 O.S. Supp. 1959 § 5-19); permitting sale of ungraded eggs by Oklahoma producers thereof; prohibiting such

sales through certain business operated by producers; and declaring an emergency.

SB 10—By Graves, Cowden and Rogers.

An Act relating to securities; amending Section 2, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 325, (71 O. S. Supp. 1959, § 2), defining terms; providing additional exceptions to the definition of "Agent"; repealing definition of "Broker-Dealer" as including a person engaged in the production or refining of various minerals; repealing definition of "Security" as including certificates of interest or payments out of productions in oil, gas or mining titles or leases; and declaring an emergency.

SB 11—By Wilson (Beckham) of the Senate and Skaggs of the House.

An Act relating to securities; amending Section 401, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 340, (71 O. S. Supp. 1959 § 401); relating to certain exemptions from registration and approval of sales literature; repealing Paragraph (12) of Sub-section (a) authorizing oil, gas or mining interests of more than 1/10th of one (1) acre such exemption; providing an exemption for non-issuer distributions of certain securities; limiting the exemption allowed for commercial paper; and declaring an emergency.

SB 12—By Wilson (Beckham) of the Senate and Skaggs of the House.

An Act relating to securities; amending Section 305, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 388 (71 O. S. Supp. 1959, § 305), providing a schedule of filing fees; providing for an undertaking to file correcting amendments to registration statements; repealing the mandatory effectiveness period for registration statements; and declaring an emergency.

SB 13—By Wilson (Beckham) of the Senate and Skaggs of the House.

An Act relating to securities; amending Section 409, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 345 (71 O. S. Supp. 1959, § 409); providing for the

payment of cost of stenographic notes when taken at hearings before the Oklahoma Securities Commission; and declaring an emergency.

SB 14—By Wilson (Greer).

An Act changing the name of the Department of Mental Health to the Department of Mental Health and Retardation; and declaring an emergency.

SB 15—By Wilson (Greer).

An Act making an appropriation to the Central State Griffin Memorial Hospital; providing that such appropriation shall be used for contracting with the State Department of Education to establish and maintain a special education class at the Central State Griffin Memorial Hospital; providing for the appointment of special education teachers; making appropriations fiscal; making provisions of this Act severable; and declaring an emergency.

SB 16—By Wilson (Greer).

An Act relating to voluntary admission to mental hospital; amending Section 53, Chapter 1, Title 43A, Oklahoma Session Laws 1953, Page 161 (43A, O. S. Supp. 1959 § 53), to extend limit of time voluntary patients may be restrained from fifteen (15) to sixty (60) days after request of patient for release is received; prescribing form for requested admission; requiring bond or payment of cost for other than indigent persons; and declaring an emergency.

SB 17—By Wilson (Beckham)

An Act relating to motor vehicles; amending Title 47 O. S. 1951, § 121.3, as amended by § 1, Chapter 4H, Title 47, Page 193 and 194, Oklahoma Session Laws 1953; as amended by § 1, Chapter 4C, Title 47, Page 269 and 270, Oklahoma Session Laws 1955; as amended by § 1, Chapter 4D, Title 47, Page 270, 271 and 272, Oklahoma Session Laws 1955; changing the maximum speed for certain motor vehicles on four-lane divided highways.

SB 18—By Wilson (Beckham).

An Act relating to barbers; amending

Title 59 O.S. 1951, § 74 to provide that no luetic or blood test shall be required for the renewal of certificate of registration of registered barbers or registered apprentice who has not changed his residence since the last certificate of registration; and declaring an emergency.

SB 19—By Wilson (Beckham).

An Act relating to congressional Districts of the State of Oklahoma Based on the Federal Census of 1960; amending Section 1, Title 14, O. S. 1951; providing that this Act shall not effect the operation or membership of any Board or Commission whose membership is based upon Congressional Districts which have been heretofore created by law; and declaring an emergency.

SB 20—By Wilson (Greer) of the Senate and Larason of the House.

An Act relating to Oklahoma Tax Commission; defining certain records and files as confidential; prohibiting disclosure of information contained in such files; providing certain exceptions and authorizing disclosure to certain officials under specific conditions; amending 68 O. S. 1951, § 1454, by adding an additional authorization for disclosure of records to State Highway Department involving claims for payment of state moneys; permitting chairman of Tax Commission to certify records and reports in evidence in State courts; and declaring an emergency.

SB 21—By Rogers of the Senate and Skaggs of the House.

An Act relating to insurance; authorizing the attachment to the standard statutory fire insurance policy of a statement specifically excluding loss or damage caused by nuclear reaction, nuclear radiation, or radioactive contamination; permitting the attachment to any such policy of any endorsement or endorsements specifically assuming coverage for such loss or damage; and declaring an emergency.

SB 22—By Rogers of the Senate and Skaggs of the House.

An Act relating to insurance; providing for the approval of a form of policy including fire insurance together with one or more additional perils; and declaring an emergency.

SB 23—By Cartwright.

An Act pertaining to State Treasury Funds; amending 62 O. S. 1951, § 9.6; prohibiting appropriations out of the Emergency Appropriation Fund in excess of the State Board of Equalization's estimate; and declaring an emergency.

SB 24—By Cartwright, Field, Tipps, of the Senate, and Ford of the House.

An Act creating a Joint Standing Committee of Legislature and Legislative Council on Fiscal Affairs and Appropriations to study Fiscal Affairs, making recommendations on revenues and appropriations; making committee continuous during sessions and interims; establishing membership as fifteen (15) Representatives appointed by Speaker and twelve (12) Senators appointed by President Pro Tempore to serve from end of a regular session to end of next regular session; authorizing administering of oaths, issuance of subpoenas for witnesses and documents according to law; requiring minutes of meetings and reports to Legislature; directing appropriation requests to be submitted to committee and specifying certain required information; directing executive committee of Legislative Council to appoint a certified public accountant as a staff director of the committee and defining his duties; authorizing employment of additional employees; exempting employees from Merit System; authorizing reimbursement of members and employees for necessary travel expenses as provided by law; declaring committee as successor of the audit committee and Senate and House Appropriation Committees; repealing 74 O.S. 1951, § 463, relating to Audit Committee and Legislative Auditor; and declaring an emergency.

SB 25—By Easterly.

An Act relating to development, utiliza-

tion, and marketing of wheat grown in Oklahoma; to declare the public policy of the State of Oklahoma as prescribed; to define terms; to provide for the creation of an advisory committee to be known as the Oklahoma Wheat Development, Utilization and Marketing Committee, and to prescribe its powers and duties; to provide for the creation, in the State Department of Agriculture, of a division of Wheat Development, Utilization and Marketing; to provide powers and duties of the State Board of Agriculture in connection with the public policy declared herein; to provide for the imposing of an assessment and the collection and use thereof and the making of refunds; to provide for a referendum on imposing such assessment; to provide for making certain reports; to provide for the establishment in the State Treasury of the Oklahoma Wheat Development, Utilization and Marketing Fund; to prescribe duties for the prescribed public officials; to make certain acts and practices unlawful; to provide penalties; and to declare an emergency.

SJR 1—By Cartwright.

A Joint Resolution proposing amendment to Article VI, Oklahoma Constitution, relating to certain offices in the Executive Branch of Government; providing for appointment of the Secretary of State; abolishing the offices of State Auditor, Chief Mine Inspector and Commissioner of Charities and Corrections; until otherwise provided by law, transferring functions and duties of said offices to be abolished to other State Departments and Offices; providing for submission of the proposed amendment to the people for their approval or rejection; and ordering a Special Election.

SJR 2—By Cartwright.

A Joint Resolution proposing an amendment to Section 7, Article VII, Oklahoma Constitution, relating to the Clerk of the Supreme Court; providing for appointment of said Clerk by the Supreme Court and the Court of Criminal Appeals; providing

that the manner of appointment, qualifications and duties shall be prescribed by law; providing for submission of the proposed amendment to the people for their approval or rejection; and ordering a Special Election.

SJR 3—By Wilson (Beckham).

A Joint Resolution authorizing C. H. "Bill" Blackmon and Linna Blackmon, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by them on account of the construction of State Highway No. 66 adjoining their property one mile south of the city of Sayre, Oklahoma; directing the payment of any judgment rendered in said suit out of the State Highway Construction and Maintenance Fund; and declaring an emergency.

SJR 4—By Wilson (Beckham).

A Joint Resolution authorizing Thurman Howard and Virgie Lue Howard, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by them on account of the construction of State Highway No. 66 near their property one mile South of the City of Sayre, Oklahoma; directing the payment of any judgment rendered in said suit out of the State Highway Construction and Maintenance Fund; and declaring an emergency.

Senator Field called for the Regular Order of Business, which was the order.

FIRST READING

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

SB 26—By Payne of the Senate, and Cole and Richeson of the House.

An Act permitting injured workers to select their own doctors, amending 85 O. S. 1951, Section 14, of the Workmen's Compensation Law, and declaring an emergency.

SJR 5—By Ham.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed Amendment to Section 9 of Article V of the Constitution of the State of Oklahoma providing for membership of the House of Representatives; term of office of members of House of Representatives; apportionment of membership of House of Representatives; original jurisdiction in Supreme Court; membership of State Senate; term of office of members of State Senate; creation of Senatorial Districts and nominating Districts within said Senatorial Districts; time of election of members of State Senate; and repealing Sections 9(a), 9(b), 10, 11, 12, 13, 14, 15 and 16 of Article V; and submitting said proposed amendment at a Special Election.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Len Yarbrough states that he resides at 1104 East 53rd Place, Tulsa, Oklahoma; that he is 48 years of age; that he is legislative representative for Oklahoma State 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 3rd day of January, 1961.

LEN YARBROUGH

William J. Robinson states that he resides at 1108 Colcord Bldg., Oklahoma City, Oklahoma; that he is 29 years of age; that he is legislative representative for American Mutual Insurance Alliance; that he is paid the sum of \$25-125, per day 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 3rd day of January, 1961.

WILLIAM ROBINSON

Houston Adams states that he resides at 4607 S. Winston, Tulsa, Oklahoma; that he is 36 years of age; that he is a legislative representative for Tulsa Chamber of Commerce, that he is paid the regular 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 3rd day of January, 1961.

HOUSTON ADAMS

Upon motion of Senator Field, the President Pro Tempore was authorized and directed to approve for payment expense claims for members of the Senate who attended meetings, prior to the convening of the 28th Legislature, of:

Committee on Employment and Printing

Committee on Committees and Rules.

Upon motion of Senator Field, it was ordered that each member of the Senate be allowed \$200.00 for the purchase of personal stationery.

Upon motion of Senator Field, the President Pro Tempore was authorized and directed to approve claim in payment of postage, providing each member of the Senate and its President with One (1) Roll of four (4) cent postage stamps.

Senator Allen, after introducing the wives of Senators Shoemaker, Payne, Boecher and Tipps, asked unanimous consent, which was granted, that young Mike, son of Senator and Mrs. Tipps, be made an Honorary Page for this legislative day.

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.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p. m. tomorrow.

Second Legislative Day

Wednesday, January 4, 1961

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

Roll Call was as follows:

Present: Allen, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Bailey, Rogers.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

RESOLUTIONS

Senator Shoemake introduced the following Resolution, which was read at length:

SENATE RESOLUTION NO. 1—By Shoemake, Boecher.

WHEREAS, on the 2nd day of August, 1960, the Department of Highways of the State of Oklahoma and the Oklahoma Turnpike Authority entered into a written agreement to prepare a feasibility report program and survey plans for a highway known as the Eastern Turnpike, and

WHEREAS, said agreement calls for the expenditure of Twelve Million Two Hundred Seventy-Seven Thousand Dollars

(\$12,277,000.00) to build twenty-seven and three tenths (27.3) miles of highway access roads to connect with said turnpike, including elaborate cloverleaf intersections and exchanges, and,

WHEREAS, The State Highway Commission by resolution dated July 6, 1960, authorized the State Highway Director to sign said agreement, and

WHEREAS, said Highway Director signed said agreement after determining the projects in said agreement were within the budgetary limitations of the Department of Highways and could be built within the time provided therein, and,

WHEREAS, the State of Oklahoma is in a critical financial crisis and is desperate need of money to finance existing and anticipated programs for the health, education and welfare of the citizens of Oklahoma, and,

WHEREAS, there is serious and grave doubt as to the feasibility and need for the construction of said Turnpike at this time, as well as, the earmarking of public highway funds for said purpose, and

WHEREAS, said earmarked public highway funds could be utilized by this session of the legislature to other functions of government and thereby help prevent a general tax increase on the citizens of this State, and

WHEREAS, all approaches and access roads to said turnpike should be built with funds derived from the anticipated sale of bonds, and

WHEREAS, a careful study and complete investigation of the operations of the Oklahoma Turnpike Authority should

be conducted by this body with a view of determining present need to obligate and earmark said highway funds.

NOW THEREFORE, BE IT RESOLVED by the Oklahoma Senate of the Twenty-Eighth session of the Oklahoma Legislature, in regular session, duly assembled, that a committee of this body, consisting of five (5) members, to be appointed by the President Pro-Tempore of the Senate, be authorized to conduct an investigation and inquiry into the past, present and future operations of the Oklahoma Turnpike Authority, and upon the conclusions of the investigation and inquiry report back to this body its findings resulting therefrom.

BE IT FURTHER RESOLVED, that said committee make definite recommendations to this body regarding the need for, feasibility of constructing said turnpikes at this time.

Senator Allen moved to amend **SR 1**, line 12, page 1, by adding at the end of the first paragraph the words "Southwestern Turnpike and" and by correcting the language of the Resolution to conform, which amendment was declared adopted.

Senator Shoemaker moved the adoption of **SR 1**, as amended.

Senator Cowden, as a substitute, moved that **SR 1**, as amended, be referred to the Committee on Roads and Highways.

Senator Shoemaker moved to table the Cowden motion, which motion was declared failed of adoption.

The vote occurring on the Cowden motion, it was declared adopted upon a standing vote of **AYES 19, NAYS 18**.

Following the announcement of the result of the vote on the Cowden motion, Senator Shoemaker asked for a roll call vote on the motion, which request was ruled out of order on a point of order raised by Senator Stipe, who stated the vote had been announced and result declared.

Senator Shoemaker moved that the Rules be suspended and the vote reconsidered by

which the Cowden motion was adopted, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Dacus, Garvin, Grantham, Payne, Ritzhaupt, Stipe.—6.

Excused: Bailey, Rogers.—2.

Not Voting: Belvin, Berrong, Breeden, Collins.—4.

The vote occurring on the Cowden motion, it was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Belvin, Breeden, Cobb, Cowden, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Stipe, Wilson (Greer).—20.

Nay: Allen, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Easterly, Field, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Pitcher, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham).—21.

Excused: Bailey, Rogers.—2.

Not Voting: Collins.—1.

The vote occurring on the Shoemaker motion, it was declared adopted.

SR 1, as amended, was ordered referred for enrollment.

As provided under **SR 1**, President Pro Tempore Collins appointed as the Committee thereunder Senators Shoemaker, Boecher, Harris, Tipps and Bohannon.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Frank Zeman states that he resides at Nardin, Oklahoma; that he is 55 years of

age; that he is legislative representative for Oklahoma Wheat Growers 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 4th day of January, 1961.

FRANK L. ZEMAN

Raymond W. Suttles, Jr., states that he resides at 1209 N. 16th, Enid, Oklahoma; that he is 36 years of age; that he is legislative representative for Oklahoma Wheat Growers 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 4th day of January, 1961.

RAYMOND W. SUTTLES, JR.

James B. Townsend states that he resides at Route 4, Shawnee, Oklahoma; that he is 33 years of age; that he is legislative representative for Brotherhood of Locomotive Firemen & Enginemen, 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 3rd day of January, 1961.

JAMES B. TOWNSEND

G. A. Pat Sampsel states that he resides at Pryor, Oklahoma; that he is 41 years of age; that he is legislative representative for Associated Industries; that he is paid the sum of \$35 per day 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 4th day of January, 1961.

G. A. PAT SAMPSEL

Truman Wester states that he resides at 1001 S. Littler, Edmond, Oklahoma; that he is 41 years of age; that he is legislative representative for Oklahoma Educational 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 4th day of January, 1961.

TRUMAN WESTER

FIRST READING

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

SB 27—By Romang.

An Act relating to the support of dependents; amending uniform reciprocal support of dependents act by adding new provisions and amending Sections 3, 7, 10, 15, 18, 19, 21, 23, and 28, Chapter 32, Title 12, Oklahoma Session Laws 1953 Pages 61 through 64 (12, O.S. Supp. 1959 § 1600.3, § 1600.7, § 1600.10, § 1600.15, § 1600.18, § 1600.19, § 1600.21, § 1600.23, § 1600.28); providing additional definitions of terms; providing new rules on interstate renditions in support proceedings; making arrearages enforceable; providing that filing fees or other costs are not taxable to the obligee; prescribing duties of courts and officials in responding states; providing for procedures when petitioner is not at hearing; providing for enforcement of support orders in all counties where respondent or his property

may be reached; providing that certain pending actions shall not stay support proceedings; providing for concurrent effect and enforcement of support orders; providing for registry and enforcement of foreign support orders; providing for proceedings when petitioner and respondent are in different counties; and declaring an emergency.

SB 28—By Land.

An Act relating to wills; providing that devises or bequests may be made by will to the trustee or trustees of a trust established by written instrument independently of the will; and providing for the permissible terms and conditions of such trust and for the effect of the amendment, revocation, or termination thereof.

SB 29—By Ritzhaupt.

An Act relating to members of State Election Board amending 26 O.S. 1951 § 12; providing for the method of appointment by the governor of two (2) members of the State Election Board after recommendations of two (2) dominant political parties; requiring the advice and consent of the Senate; authorizing removal of member by Governor under certain conditions and declaring an emergency.

SB 30—By Allen.

An Act relating to public trusts; prohibiting future trusts from encumbering pre-existing property or income without a vote of the electors of the beneficiary; requiring public offering and award to best bid of all bonds of trust; requiring public notice and award to best competitive bidder of all contracts for construction over one thousand dollars (\$1,000.00); prohibiting secret meetings of trustees and making violation a misdemeanor; and declaring an emergency.

SB 31—By Baldwin of the Senate and Bullard and Odom (Wagoner) of the House.

An Act relating to unemployment compensation provided for in the "Oklahoma Employment Security Act" and the con-

tributions (taxes) levied under said Act; amending 40 O.S. 1951, § 217 (c) (2), as amended by Section 3, Chapter 6, Title 40, Oklahoma Session Laws 1959, Page 177, defining an "Employee's Benefit Wages" for any benefit year beginning before January 1, 1961, and for any benefit year beginning after December 31, 1960; and declaring an emergency.

SB 32—By Wilson (Greer).

An Act relating to payment for care of mental health patients; providing for legal actions to collect amount due from Guardians or certain relatives; amending Section 115, Chapter 1, Title 43A, Oklahoma Session Laws, 1953, Page 173 (43A O.S. Supp. 1959, § 115); authorizing attorney for Department of Mental Health to bring action upon request of superintendent or director in name of the State; and declaring an emergency.

SJR 6—By Land and Garrison.

A Joint Resolution proposing an amendment to subsection (j), Section 10, Article V, Oklahoma Constitution, relating to apportionment of membership in the Oklahoma Legislature; creating the Legislative reapportionment Commission; providing duties of said Commission; vesting original jurisdiction in the Supreme Court for certain purposes; outlining procedures for judicial review of reapportionment laws; and providing for the submission of the proposed amendment to the people for their approval or rejection at a special election.

SJR 7—By Ritzhaupt.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection at a special election, a call for a constitutional convention under authority of Section 2, Article XXIV, Oklahoma Constitution, to propose alterations, revisions, or amendments to the present Oklahoma Constitution or to propose a new Constitution, convening on the Second Tuesday in January, 1962, fixing the number of delegates and providing for their qualifications, election and com-

pensation; providing for employees of said convention and the handling of the business, property and funds thereof; and provision for the submission of any proposals of said convention to the people.

SECOND READING

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

- SB 1—Privileges and Elections.
- SB 2—Municipal Government.
- SB 3—Municipal Government.
- SB 4—Judiciary.
- SB 5—Public Health.
- SB 6—Agriculture.
- SB 7—Agriculture.
- SB 8—Agriculture.
- SB 9—Agriculture.
- SB 10—Banks and Banking.
- SB 11—Banks and Banking.
- SB 12—Banks and Banking.
- SB 13—Banks and Banking.
- SB 14—Public Health.
- SB 15—Appropriations and Budget.
- SB 16—Public Health.
- SB 17—Roads and Highways,
then to Public Safety.
- SB 18—Public Health.
- SB 19—Congressional and Legislative
Redistricting.
- SB 20—Revenue and Taxation.
- SB 21—Insurance.
- SB 22—Insurance.
- SB 23—Appropriations and Budget.
- SB 24—State and Federal Government.
- SB 25—Agriculture.
- SB 26—Labor Relations.
- SJR 2—State and Federal Government,
then to Penal Institutions.
- SJR 2—State and Federal Government
then to Constitutional Amend-
ments, Initiative and Referen-
dum and Code Revision.
- SJR 3—Judiciary.

SJR 4—Judiciary.

SJR 5—Congressional and Legislative
Redistricting.

RESOLUTIONS

By unanimous consent, Senator Tipps introduced the following Resolution, which was read at length and adopted upon his motion:

SENATE RESOLUTION NO. 2—By
Tipps.

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

WHEREAS, the volume of business to be transacted by the State Senate of the Twenty-Eighth 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 Senate require additional work and protection; and

WHEREAS, said 74 O. S. 1951, §273 provides that the Senate may, by proper resolution, provide for such extra help, in addition to the positions named in said sections 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-EIGHTH OKLAHOMA LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That there be, and there are hereby created, for the regular ses-

sion of the Twenty-Eighth Oklahoma Legislature the following named additional extra help for the Senate, in addition to the positions enumerated in said 74 O. S. 1951, §273 and that the salary and compensation for said positions be those provided by existing statutes for work of similar nature.

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

1 Assisting Engrossing and Enrolling Supervisor at \$13.50 per day.

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

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

2 Proofreaders, each at \$11.00 per day.

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

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

19 Assistant Sergeants at Arms, each at \$10.00 per day.

1 Calendar Clerk at \$15.00 per day.

1 Assistant Calendar Clerk at \$12.50 per day.

1 Chief Journal Clerk at \$15.00 per day.

1 Assistant Journal Clerk at \$15.00 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 Messenger-Pages, 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.

7 Executive Secretaries, each at \$12.50 per day.

32 Committee Secretaries, each at \$11.00 per day.

1 Night Watchman at \$10.00 per day.

1 Comptroller and Purchasing Agent at \$25.00 per day.

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

1 Chaplin at \$10.00 per day.

1 Receptionist at \$10.00 per day.

1 Bill Drafter at \$20.00 per day.

1 Information Clerk at \$10.00 per day.

1 Secretary to Bill Drafter at \$11.00 per day.

1 Staff Assistant at \$12.50 per day.

SR 21 was ordered referred for enrollment.

GOVERNOR'S MESSAGE

The First Formal Message of Governor J. Howard Edmondson to the 28th Legislature having been made available, it was upon motion of Senator Field that it is ordered herewith incorporated:

Honorable President of the State Senate:
Honorable Speaker of the House of Representatives;

Members of the 28th Session of the Oklahoma Legislature:

Although Oklahoma has faced many political, economic and governmental problems during the past two years, I am able to reflect on this period with gratitude and a great deal of optimism, in my message to you on the "Condition of the State" as required by the Constitution.

As a result of the actions of your preceding session, the cooperation of other elected and appointed officials of the state, and the understanding of the people of Oklahoma, our state government has

been able to make broad and sweeping accomplishments.

It is a thrilling review I present to you of an important era in Oklahoma ending an old decade and beginning a new one. It seems unlikely that any other similar period in the history of our state government has seen such an increase in government service and performance with no tax increases. And this was done in a time when spiraling state revenue had begun its levelling-out process.

The major portion of credit must go to the foresight of the 27th Session of the Legislature in the program it enacted, which was undoubtedly a precedent-setting feat in stretching state income.

Welfare consolidations resulted in \$4.3 millions in savings to the general revenue fund. Repeal of Prohibition brought in \$13 millions to the state coffers from a heretofore untapped source. Central Purchasing saved at least \$8 millions in state buying. The Merit System was established without extra appropriations. A \$10 million state office building program is underway with no general revenue fund appropriations necessary. And the way has been paved for Oklahoma to get \$90 million worth of super-highway construction through new Turnpikes, at no cost in state taxes.

Totalling all these, we have a \$125 million program for the state in financial gain, not to mention other benefits. And all without any increase in general revenue fund appropriations.

Perhaps even more important than this feat of budget stretching is the increased realization of the importance of state government on behalf of more and more Oklahomans.

This intensified interest and awareness is inevitably destined to bring forth a brighter, more genuinely rewarding future for all of Oklahoma.

So it is with pride and pleasure I present this detailed report of progress in the biennium that may well provide the

springboard for Oklahoma's most fruitful decade:

CENTRAL PURCHASING

One of the most outstanding examples of how to make state government income do more work is in the field of Central Purchasing. The need for a state central purchasing agency has been discussed by Oklahoma political leaders for many years. The 27th Session of the Legislature enacted it into law on July 6, 1959, or almost exactly a year and a half ago.

We have just completed our first full calendar year of Central Purchasing and I can say with considerable pride and commendation to you who helped enact it, the system has been a success even though we have only scratched the surface of its possibilities.

The first six months of the new law were spent in acquiring trained personnel, preparing specifications, acquainting institutions and departments with the operations and generally ironing out the kinks and perfecting the service.

The Board of Public Affairs, charged with the administration of the Central Purchasing law, was able to secure excellent, experienced buyers. The staff of eight buyers has a combined experience of 207 years in their respective, special fields, or an average of more than 26 years each.

In the first fiscal year of operation, Central Purchasing volume was \$55 millions. The director of the department tells me a conservative estimate of savings would be an average of 14½%. This would mean that this amount of state purchasing has been bought for approximately \$8 millions less than would have been the case without the benefit of Central Purchasing.

Now, there naturally arises the question: Where is this \$8 millions in savings to the state? The savings, of course, remain in the departments and institutions requisitioning the purchase, since the Central Purchasing agency acts only as a buy-

ing service for other arms of state government. Perhaps some of the savings was used to buy long-needed additional materials or equipment, to give pay increases to some deserving state employees, or to return unused appropriations to the general fund. Almost surely it has been taken into consideration by agency comptrollers and budget planners in making their departmental and institutional budget requests. It is entirely possible, as has been suggested by some members of the legislature, that there is a need for more accountability of departmental savings resulting from the use of Central Purchasing.

In addition to the benefit to state agencies from pooling their buying resources for goods and services sought through bid by the Central Purchasing Agency, there have been at least 50 contracts now in operation a year for individual items such as tires, gasoline, office equipment and drugs, to mention a few. Approximately 3500 items are covered under the more than 50 contracts.

Let me mention just a few examples of savings brought about by the Central Purchasing law enacted by the legislature:

During 1960, approximately \$170,000 worth of tires was purchased through Central Purchasing contracts with a savings in excess of \$28,000, or 14½% less than paid prior to Central Purchasing. Nearly three million gallons of gasoline were purchased at a saving of approximately two cents per gallon, or nearly \$60,000 on this one item.

One of our most dramatic areas of savings is in the field of drugs for our various state hospitals and health units. More than \$60,000 was saved last year on tranquilizer drugs alone. Through Central Purchasing the state was able to buy polio vaccine for 30 percent less than the year before, saving almost \$25,000.

An example of savings on specific, necessary brand items was on I.B.M. punch

cards. A survey of agencies using these cards revealed the average volume amounted to more than \$51,000. Yet by negotiating a state contract from the same supplier, we were able to purchase the same quantity for less than \$41,000, a savings of 20%.

The Central Purchasing agency can save still more if it can persuade some of the larger institutions to put the volume of their non-appropriated fund purchases through the agency. It is hoped in the biennium ahead, this can be accomplished.

Although, there is still room to improve the system and expand its coverage, I feel sure most of you will agree that Central Purchasing has been a success.

CAPITOL OFFICE BUILDINGS

Another example of stretching state income and effecting savings of millions of dollars to Oklahoma taxpayers is the work of the Capitol Improvement Authority, which was created by the 27th Legislature.

Work is already well underway on a contract awarded last month for the construction of two new five-story state office buildings north of the Capitol. These fully-air-conditioned buildings, completely modern and efficient in every respect, will be connected with an underground tunnel. Located off the tunnel, underground and between the two buildings, will be a cafeteria and a state auditorium, which can be converted later into a Civil Defense protective area.

These buildings will be completed and ready for occupancy in the spring or early summer of next year.

The important thing about these new structures which will improve the beauty and appearance of the entire Capitol campus and ultimately provide rent-free space to state agencies, is that no additional state appropriations are required from the general revenue fund.

The buildings are being financed

through a bond issue purchased by the state with inactive funds. The bond issue is being paid off with revenue derived from agencies now paying outside rent and from federal rent funds available for state agencies carrying out cooperative federal programs.

Only five relatively small "General Fund" agencies are being considered for occupancy in the new buildings and each of them is now paying outside rent. Most of them have a requested additional needed space over their present usage but this will have to be approved by the legislature in the form of appropriations you make to these agencies. If it is not approved by the legislature, naturally this additional space can not be rented by them. There is sufficient other income to assure retirement of the bonds.

The legislature authorized a \$10 million bond issue and the Capitol Improvement Authority has been able to secure the land and contract for the buildings within this limit.

This legislature's decision to provide for the state to purchase these bonds was a wise one. More than \$7.5 millions will be saved in interest during the life of these bonds.

When these bonds are retired and the state takes full title to these buildings, in from 15 to 17 years, the state will be saving its present expenditure of a quarter of a million dollars a year in outside rent. By that time, the figure probably would have become much larger.

The greater portion of the cost of these state buildings is from federal funds that the state would not otherwise receive.

I have no hesitancy in stating to you that when these buildings and their parking and landscaping areas are complete, they will be a source of deep and patriotic pride to every member of this legislature, and indeed the citizenry of the state.

The vision of Oklahoma's lawmakers in providing for an easily accessible nucleus

of state buildings at the seat of state government is a landmark of precedent and the envy of other states that have erected buildings in a scattered and hodgepodge manner. Its value is not only aesthetic, but efficient, coordinated and a convenient service to Oklahoma people.

WELFARE TRANSFERS

At least \$2.5 millions was saved to the general revenue fund by the 27th Legislature by transferring the Crippled Children's Commission, a bona fide welfare agency, to the jurisdiction of the Oklahoma Department of Public Welfare. The Crippled Children's Commission had requested that amount in general revenue fund appropriations.

The transfer of the functions of the old commission to the Welfare Department became effective July 1, 1959.

Not only did the transfer relieve appropriations pressures, but it provided for an expanded and soundly financed program for crippled children in Oklahoma.

For instance, during the 1959-60 fiscal year, the first full year under the revised operation, payments of almost \$2 millions were made on behalf of 6,843 Oklahoma crippled children's cases—and this without any appropriations whatsoever from the general revenue fund.

Another \$1.8 million was saved to the general revenue fund by action of the 27th Legislature in transferring the cost of administering the general assistance and surplus commodities program to the Welfare Department to be financed from sales tax revenue.

An important point concerning these transfers is that they did not curtail in any way the continuance of other services and functions already being administered by the Department of Public Welfare.

As a matter of fact the converse is by the Welfare Commission in the past true. Two general increases in assistance payments to recipients have been made two years.

On January 1, 1959, public assistance payments in the amount of \$7.9 millions were made on behalf of 119,056 cases. On December 1, 1960, payments in the amount of \$8.7 millions were made on behalf of 117,532 cases. This represented an increase during this administration of over \$800,000 per month. As you know, welfare payments are made from dedicated sales tax revenue and federal matching funds.

There were 1,524 fewer cases receiving public assistance on December 1, 1960 than on January 1, 1959. This was a result of a decrease in the old age assistance caseload due primarily to an increase in the number of persons covered under federal social security at age 65, and larger social security payments.

There was a substantial increase in the average payment per case of public assistance during this period. Average monthly payments for old age assistance increased from \$62.29 per case to \$66.70 per case; aid to dependent children from \$88.60 to \$110.81, aid to the blind from \$78.48 to \$85.14; and aid to the permanently and totally disabled from \$70.10 per case to \$76.32.

Payments for medical care for recipients of Public Welfare increased from about \$1 million on January 1, 1959 to over \$1.2 million on December 1, 1960. The number of public welfare cases receiving medical care increased from 12,031 to 14,088 during this period. These medical assistance payments included payments for hospital services, physicians' services, nursing home service, and nursing care to clients in their own home.

Thus, the general growth of the previous welfare program has been accelerated at the same time that the general revenue fund was relieved of at least \$4.3 millions in normal expense by the two transfers to the Department. So, I feel safe in my conclusion that these two transfers made by the 27th Legislature

were in the public interest and beneficial to all concerned.

REPEAL

By an act of the 27th Legislature, the people of the State of Oklahoma were given the opportunity to once again vote on the question of the legalized sale of alcoholic beverages. As we all know, the people at the election in April voted to repeal the long standing constitutional ban on the sale of alcoholic beverages and to permit the package sale of wines and spirits. The 27th Legislature, acting in accordance with the results of this vote, then adopted a comprehensive Liquor Control Act which implemented the new constitutional provision, and which has since its inception resulted in over 13 million dollars in additional revenue.

Today you can see the effects of 15 months of legal liquor in the State of Oklahoma. During the first 14 months of repeal, the people of Oklahoma received almost 11.2 million dollars through excise taxes from the sale of alcoholic beverages. The people of Oklahoma, up to the first of December, received over 1.2 million dollars from sales taxes on alcoholic beverages sold within the state. Through the 29th of December, the State of Oklahoma received almost \$1,000,000 in fees for licenses issued by the Alcoholic Beverage Control Board. This last figure does not include the revenue received by cities and towns throughout the state from fees for local licenses.

Up to the first of July of this past year, the Alcoholic Beverage Control Board issued over 5000 licenses in all categories with over 3000 of these licenses still active. This last figure includes 766 retail licenses which were active on the first of July. In the enforcement of the license regulations, the Control Board, up to July 1st, had issued 91 citations resulting in 27 suspensions and 7 revocations of licenses.

As legal liquor came in, the bootlegger

has gone out. Figures complete to July 1st of this year show that out of 4200 bottles of liquor confiscated by agents of the Alcoholic Beverage Control Board, all but 514 had Oklahoma taxes paid on them. This indicates that what was once one of the major law enforcement problems of the state has greatly diminished. The bootlegging of today consists almost entirely of occasional illegal sales on Sunday. Due to good enforcement and bad economics, these remaining bootleggers are rapidly being forced out of business. In its enforcement activities under the Liquor Control Act, the agents of the Board have now destroyed 35 stills and they had investigated, on July 1st, 308 charges of bootlegging resulting in 274 arrests.

The law enacted by the 27th Legislature providing for the legal sale of alcoholic beverages has been of great benefit to our state. Our revenue has been increased by over 13 million dollars and we have nearly eliminated what was formerly the most flagrant category of law violators. I want to take this opportunity to commend the members of the 27th Legislature for the wisdom and care they demonstrated in enacting this legislation.

MERIT SYSTEM

The last session of the Legislature enacted a Merit System for state employees providing in general that state job applicants would be hired on the basis of open, competitive examinations and that state employees could not be removed from their jobs except for cause.

No appropriations were made for the operation of the Administering agency, the Oklahoma Personnel Board. The program has been financed through pro rata cost sharing by participating agencies.

As of this date, there are 56 agencies within the Merit System of Personnel Administration, covering a total of 12,155 state employees. Three of these agencies are headed by elective officials who requested to be placed under the Merit

System. They are State Treasurer, Secretary of State and State Examiner and Inspector.

Other state agencies under the system and the number of their employees covered are:

Employment Security Commission-594, Department of Public Health-426, Department of Public Welfare-1,418, Secretary of State-12, Office of Civil Defense-11, State Banking Department-13, Board of Cosmetology-16, Division of the Budget-29, State Reformatory- 92, Securities Commission- 4, Professional Engineers-4, Historical Society-16, Pardon and Parole Board-13, Cerebral Palsy Institute-38, Commissioners of the Land Office-77, Will Rogers Memorial Commission-2, Water Resources Board-7, Department of Public Safety-493, Training School for White Boys-46, State Industrial Court-10, War Veterans Commission-26, War Veterans Home Facilities, Ardmore Division-36, War Veterans Home Facilities, Sulphur Division-133, Adjutant General's Department-53, Oklahoma Liquefied Petroleum Gas-6, Girls Town-38.

Eastern Oklahoma T. B. Sanatorium -138, Western Oklahoma T. B. Sanatorium-180, Whitaker State Home-71, Oklahoma General Hospital-126, Department of Commerce and Industry-21, Oklahoma State Library-45, State Board of Agriculture-307, Oklahoma Tax Commission-622, State Board of Public Affairs-49, State Agency for Surplus Property-34, Capitol Maintenance-Building Superintendent-105, State Highway Department-3,100, Oklahoma State Penitentiary-310, Training School for Negro Boys-27, Consolidated Negro Institution (This includes Training School for Negro Girls)-45, State Bureau of Investigation-38, State Examiner and Inspector-35, State Soil Conservation Board-55.

State Treasurer-18, Salary Administration Board-4, Alcoholic Beverage Control Board-38, Department of Mental Health-6, Central State Griffin Memorial Hospital-1,046, Eastern State Hospital-767, Western State Hospital-383, Taft State Hos-

pital-223, Enid State School-268, Pauls Valley State School-182, Oklahoma Planning and Resources Board-299.

There are approximately 35 state agencies not yet under the Merit System. Of this number, 21 are small agencies employing three or fewer persons. Ten are agencies headed by elective officials and four are quasi-state agencies receiving no state appropriations what-so-ever.

Although the system is new in Oklahoma, the Personnel Board has held expenses in line, in spite of extra organizational costs.

The National average cost per employee per year is \$19.64 for all 30 states with the merit system. Oklahoma's cost last year was \$10.68, or 47% below the national average. Only three states had lower costs than Oklahoma. Alabama was four cents per employee lower and Missouri was 40 cents per employee lower. Tennessee was \$1.45 lower but the administering agency in Tennessee does not include the cost of testing and printing.

I believe the merit system has brought more stability to government in Oklahoma in giving job security to competent state employees and creating a method for obtaining qualified employees possible in the future.

TURNPIKES

Before discussing what has transpired this biennium on the new turnpikes authorized by the last session of the legislature, let me mention briefly the progress being made on our existing turnpikes. It is estimated that out-of-state traffic is paying 65% of the cost of Oklahoma's toll roads. And, of course, no tax money whatsoever is spent on them. We thus have 176 miles of super highways in the state over heavily-traveled routes at no expense to non-users. This has freed \$116 millions in construction cost alone—not to mention maintenance and operating costs—for use on free roads in Oklahoma. Our two present turnpikes have proven to be good investments for Okla-

homa and both are well ahead of schedule in debt retirement.

Oklahoma's two operating turnpikes, the Turner Turnpike and the Will Rogers Turnpike, have both made outstanding progress during the past two years. Annual net revenue of the Turner Turnpike has increased from \$2,545,000 to \$3,054,000, a gain of 20 per cent. Annual net revenue of the Will Rogers Turnpike has increased from \$1,846,000 to \$2,306,000, a gain of 25%.

The Turner Turnpike which was financed by a \$38,000,000 bond issue has retired \$3,313,000 of its bonds and has reserves of \$4,082,000, leaving a net indebtedness of \$30,605,000. Interest coverage for the twelve-month period ended November 30, 1960, was 2.45 which is second only to the original Pennsylvania Turnpike.

The Will Rogers Turnpike which was financed by a \$68,000,000 bond issue, has retired \$3,821,000 of its bonds and has reserves of \$7,115,000, leaving a net indebtedness of \$57,064,000. Interest coverage for the twelve-month period ended November 30, 1960 was 0.98. This was only \$41,000 short of meeting the annual interest requirements of \$2,347,000. It is now a matter of only a few months until the Will Rogers Turnpike is fully meeting its annual interest requirements.

The Southwestern and Eastern Turnpikes were authorized by HB 932 of the 1959 Legislature. The legislation authorized pledging of a sum not to exceed \$1,000,000 per year of the motor fuel tax on the motor fuel consumed on the Oklahoma Turnpikes as a guarantee of the bonds.

Applications for approval of the Act was made to the Supreme Court on August 29, 1959. After the necessary hearings, briefs, and other proceedings, the Supreme Court rendered its decision approving the Act on January 8, 1960. On February 12, 1960, the Authority employed Wilbur Smith and Associates of New Haven, Connecticut, to make the

necessary traffic and revenue studies for the new turnpikes. On March 12, 1960, the Authority designated two investment banking firms to act as underwriters for the proposed revenue bond issues. On May 24, 1960, the Authority employed De Leuw, Cather & Company of Chicago, Illinois, to make the Civil Engineering and Cost Report on the Southwestern Turnpike, and on July 21, 1960, employed the same firm to make the Civil Engineering and Cost Report on the Eastern Turnpike.

The Civil Engineering and Cost Report on the Southwestern Turnpike was completed and submitted to the Authority on July 15, 1960. The Civil Engineering and Cost Report on the Eastern Turnpike was completed and submitted to the Authority on August 15, 1960. The Traffic and Revenue Report on the Southwestern Turnpike was completed and submitted to the Authority on July 30, 1960, and the Traffic and Revenue Report on the Eastern Turnpike was completed and submitted to the Authority on September 1, 1960.

The Trust Indenture and supporting papers requisite to financing the turnpikes were completed by the Bond Underwriters and their Bond Counsel and application was made to the Supreme Court for their approval on October 1, 1960. All necessary hearings, briefs, and other proceedings before the Supreme Court have now been held and the case is awaiting their decision. It is hoped that we will be able to secure an early commitment from the Bond Underwriters for financing the turnpikes.

The Civil Engineering Reports, Traffic and Revenue Reports, and Trust Agreement as finally drafted cover a \$59,000,000 Southwestern Turnpike and a \$31,000,000 Eastern Turnpike.

These are estimated figures which include the total cost of construction of the turnpike, three year's interest during construction, and the total cost of construction of all access roads connecting

the Turnpikes with State Highways. In other words, it should be made clear the Turnpike Authority, not the State Highway Department, will pay for all access roads.

The routes of the two proposed turnpikes are strategically located to funnel additional out-of-state traffic into Oklahoma that otherwise would plan to miss the state completely. The Southwestern Turnpike also will place Oklahoma businessmen in a competitive position with Dallas and Ft. Worth for the business of Southwest Texas, Southern New Mexico, and Southern Arizona. In the same manner, the Eastern Turnpike will place Oklahoma businessmen in a competitive position with Dallas and Ft. Worth for the business of Eastern Texas and the gulf port cities of Houston, Port Arthur and New Orleans.

I feel that construction of these two turnpikes will be a major step forward in the progressive development of Oklahoma as the industrial center of the Southwestern sector of the United States.

HIGHWAYS

One of the highlights of Oklahoma's highway program during the past two years has been the completion of more than 80 miles on the **Interstate System**. This is 23% more than in the preceding biennium when 65 miles were completed.

This brings the total of Interstate highways constructed by the Highway Department to 145 miles. Added to the 176 miles of Turnpikes accepted on the Interstate network, Oklahoma now has approximately 321 miles completed of its authorized 796.5 miles.

It is estimated that it will cost \$373 millions to complete the remaining 475 miles on the Oklahoma portion of the Interstate network. Of this amount, \$233 millions will be needed for rural areas and \$140 millions for urban areas.

During the current biennium, the **Highway Relocation Program** in the state's

reservoir construction areas of Oologah, Keystone and Eufaula progressed at a rapid rate. The problems arising from the Corps of Engineers' policy on "replacement in kind" were considerably resolved through the persistent efforts of the Highway Department, the Legislative subcommittee on highway finance, and Oklahoma's Congressional delegation. This combined work resulted in a reduction of over \$17 millions to the state in reservoir betterment cost estimates.

The relocation in the Oologah area is virtually complete while the state's share of work remaining at Eufaula is about \$14.5 millions and at Keystone is about \$5.8 millions.

The State Highway Department has cooperated fully with the **Turnpike program** enacted by the last session of the legislature. It should be pointed out that no state highways are being planned or are scheduled to be built solely to accommodate turnpikes. Every state highway planned in the cooperative program with the Turnpike Authority is one that was already programmed and due to be built anyway. The construction timetable was shifted by the Highway Department in some cases in order to give the state a chance to get approximately \$90 millions worth of four-lane highways without cost to taxpayers from appropriated funds.

Internally, the Highway Department has reviewed and improved inspection practices and policies, instituted a program of replacement of antiquated and worn-out equipment, and started a training program in each of the eight field divisions for department personnel.

Here are some significant statistics from the past biennium:

Contracts were awarded in the 1960 calendar year in the amount of \$45 millions.

As of November 30, 1960, state forces (Construction, Maintenance and Special Projects) projects under construction totaled \$3.6 millions.

As of November 30, 1960, state forces

(Construction, Maintenance and Special Projects) complete projects in the amount of \$5.3 millions.

Total projects under contract as of November 30, 1960 equaled \$59.6 millions.

From January 1, 1959 through November 30, 1960 contracts in the amount of \$105.8 millions were completed.

During the past two years, 501 miles of highways have been constructed; 372 miles of two-lane, 124 miles of four-lane, and 5 miles of six-lane.

Much of the problem we have faced in the Highway construction program during the last two years has been due to:

1. The heavy expense of state funds necessitated by the relocation of highways in areas of lake construction by the Corps of Engineers.

2. Considerably less federal participating funds have been available due to lack of congressional appropriation. For instance, in 1958 there were \$56 millions available in federal funds for Oklahoma highway construction. In 1959 available funds dropped to \$40 millions and in 1960 they dropped to \$32 millions.

EDUCATION

The education of our young people creates a never-ending problem of finance, and as I said in my message to the 27th legislature, it remains one to which we must apply our first concern. It is imperative that we continue to employ our highest imagination and muster our finest resources to attain this important goal of providing sound, lasting, quality educational training for young Oklahomans.

In reporting to you on the progress made in the field of education the past two years, I am happy to state it has been perhaps the most significant biennium in history in undergirding our common schools with a better financing program.

Let us make a quick comparison to show you the magnitude of the provisions made by the last session of the Legislature.

Appropriations for common schools were increased in 1955 by 3¼% over that made in 1953 and the appropriations in 1957 exceeded those of 1955 by 9½%. Compare this to the **actual** appropriation made by the 27th Legislature in 1959 which exceeded the previous one by 16¼%. And the authorized program, if we are able to supplement it to implement the existing school code, will make the total appropriations to common schools for this biennium more than 30% greater than those of the previous period, according to figures of the Finance Division of the State Department of Education.

What have we been able to do with this more stable financing? For one thing, we have increased the salaries of our underpaid teachers by an average of \$300 a year more than they were receiving two years ago. The average salary of all teachers in Oklahoma for the current year is approximately \$4,950. Although this is a sizeable increase, it is still difficult to keep up with the national parade. Our annual teachers salaries, for instance, are now approximately \$375 below the national average. The personal income of all Oklahoma citizens trails the National average by \$380.

It should be pointed out here that Oklahoma has the best qualified teachers in the nation. Of the 21,530 teachers in the state, only 80 do not have a bachelor's degree or better. This is 99.7% of our teachers, bringing us the Number One ranking in the United States.

In addition to much-needed increases in teacher salaries, school districts have received additional aid from the state for operational expenses.

Consolidation of school districts has not been as rapid in the past two years as some earlier like periods. About 100 school districts were consolidated, bringing the number down to 1,274 districts. Of this number, 700 are grade schools only. Of the remaining 574 districts offering high school work, approximately 125 of them qualify for only three high school teachers.

While the number of districts has been decreasing, school enrollment has been growing between 8,000 and 10,000 per year.

Significant strides have been made in improving the quality of education. For instance, the State Superintendent of Public Instruction reports to me that 70% of the children in junior and senior high school are now enrolled in schools that have some type of guidance and counseling program.

Last April, the State Board of Education, raised the requirements for high school graduation for the first time since statehood and I am told it has been received enthusiastically by professional school people. Beginning with the graduating class of 1962, pupils will now have to have a minimum of 18 units, instead of 16, to receive a high school diploma. More important in that same action was the requirement that 16 of these units must be in "solid" subjects. School people have told me that some students have been able to graduate in the past with as low as 11 or 12 "solid" units.

When we consider the high percentage of our high school graduates who attend college, the emphasis on improving and adequately financing education at all levels is increasingly apparent.

In 1960 there were 27,000 high school graduates in Oklahoma and over 50% of these are already enrolled in college. This is the highest average in the south and southwest, and among the highest in the U. S.

Enrollment in state supported colleges has increased by 10% in the past two years to its present level of nearly 45,000.

In 1957, appropriations for higher education were \$43 millions. The 1959 Legislature appropriated \$50 millions for operations this biennium plus a \$2 million supplemental for the previous biennium. In addition another \$1 million was appropriated for matching funds to build the OU Medical Research building and the Kellogg Center of Continuing Education.

This total of \$53 millions in actual appropriations represented an increase of more than 20%.

Faculty salaries in our colleges have been increased by an average of \$500 per year and on some campuses up to \$800. Average faculty salaries at the two major campuses are now \$7,000 a year, \$6,200 at the 4-year colleges and \$5,600 at the 2-year colleges.

I want to commend the work done by the Legislative Council interim committee on higher education as well as the Governor's Commission on Higher Education. These two groups spent thousands of man hours studying and working on the problems of higher education and came forth with a report, most of which was approved by the Legislative Council Executive Committee. The Board of Regents for Higher Education has launched on a bold new program of improving quality while stretching the appropriated dollars. A new Chancellor has been selected who believes in the recommendations of the Legislative Council. One of his first statements after the announcement of his appointment was to the effect that while more funds are needed for higher education, that a still better job can and must be done to stretch present income as far as possible.

With this attitude on the part of professional leadership in higher education and with the tremendously increased public awareness of the whole scope of education in Oklahoma, I foresee a bright future indeed for the education of our young people.

COMMERCE AND INDUSTRY

During 1959, 46 new industries were established in Oklahoma, adding 1,600 new industrial jobs, and having a total investment of more than \$30,000,000. Also, in 1959, 53 existing industries had expansion programs announced, started or completed, adding 2,150 jobs and \$36,500,000 in investments. In addition, 27 governmental, service, and agricultural opera-

tions of an industrial nature, new and expanded, added 2,200 jobs and more than \$37,000,000 in investments.

For 1960, the figures are 53 new industries, with 3,600 jobs and \$77,500,000 invested; 37 expansions, with 1,200 jobs and \$18,500,000 invested; 19 governmental and other operations, with 1,350 jobs and \$11,250,000 invested or pledged.

This totals up to 12,100 new jobs, and \$210,750,000 invested or pledged during the past two years. Much of this industrial growth has been influenced directly by the Department of Commerce and Industry. All of it has been influenced at least partially, or indirectly by the department.

This industrial growth is almost solely responsible for the economic growth of the state in the past two years. With declines continuing in oil industry and farm job opportunities, industrial growth is the only thing left on which to base our future economic growth.

More than 15 existing industries in Oklahoma have been given direct assistance by the department, receiving free, such services as plant layout, management and production advice, marketing assistance, product development, and other services. This assistance, planned particularly for small manufacturers or those just getting started, is available for any firm which requests it.

The Department, as state planning agency, has administered more than \$480,000 in local and federal funds for city planning. The program includes 43 different studies for 26 separate communities, plus metropolitan planning projects for Enid and Lawton.

During the past two years, the department has administered a small business research program, with \$80,000, provided by two federal grants, going through the department to the research organizations of the University of Oklahoma, Oklahoma State University, and the University of Tulsa for 9 specific studies of problems affecting small businessmen in Oklahoma.

In seeking new industry for Oklahoma, the department, in the past two years, has sent out 193 personalized brochures, for 13 different types of industry, with information specifically related to each prospect. Department staff members visited personally with some 50 industrial prospects, and, working closely with local chamber managers and other development people, have been instrumental in helping to locate several new plants in the state.

The traffic section of the department, created just over two years ago, has solved or given assistance on freight rate problems for several Oklahoma industries, the help in one case being responsible for the continued operation of a refinery which otherwise would have closed. The department has been instrumental in achieving rate reductions on builders hardware, steel billets, hay, asphalt, lumber, and other commodities.

To help communities with their development efforts, the department has assisted in the organization of 23 new industrial development foundations during the past two years, and is currently working with 18 more communities which are forming new foundations. Other aid to communities includes the organizing and sponsoring of conferences and seminars relating to specific development activities.

OKLAHOMA EMPLOYMENT SECURITY COMMISSION

Although there are 850,000 persons employed in the state today, unemployment is high. Helping to cushion the impact of layoffs in some plants and also because of seasonal factors, the Oklahoma Employment Security Commission is paying unemployment insurance to some 22,000 persons each week. The average check is \$26. This helps the jobless worker pay his grocery bill and provide a few other necessities until he can return to work.

Our unemployment insurance program is vital to our economy as a stabilizer.

These payments keep merchants from having to close when temporary shut-downs hit a community, and money paid jobless persons is spent over and over.

The weekly wage of nearly 400,000 Oklahomans covered by the Employment Security Act has risen from \$80.25 in 1958 to \$84.25 in 1960.

Through efficient service in offices at 24 cities, the state employment service without charge has placed workers on 275,000 non-farm jobs and 180,000 farm jobs during the last two years.

AGRICULTURE

The picture of agriculture in Oklahoma is at once both bright and dark. In 1960, the agricultural industry grossed approximately 660 million dollars. This great production, the greatest ever in the history of our state, kept agriculture at the top of the list of the state's industries. But these past two years have greatly increased the demand for services upon the State Department of Agriculture. For example, in order to maintain Oklahoma's rightful position as a livestock producing state, it has been necessary for the Department to increase by 150% its testing for Bang's and other livestock diseases. It is anticipated that an even greater demand will be made upon the Department in the future.

The Department's division of Brand Registry and Investigation, which was established by the last Legislature, located 440 cattle which had been reported as strayed, stolen, or dead. As a result of this division's activities, 50 persons were arrested and charged with larceny.

The State Department of Agriculture last year tested over 225 thousand chickens and 47 thousand turkeys in state breeding flocks. To correlate the many thousands of tests made on seed, fertilizer, pesticides, dairy products, and food, the Department established, on July 1st, the Division of Chemistry.

One of the outstanding advances made

by the Department of Agriculture is due to the transfer by the 27th Legislature of the Forestry Division to the Department. While protecting more land, the Forestry Division has been able to greatly reduce the economic losses suffered by our state due to forest fires. Since the transfer, there have been 387 fewer fires and over 62,600 fewer acres destroyed by fire. By the change in fire control methods, which was a result of the 27th Legislature's action in transferring the Forestry Division to the Department of Agriculture, the Department has been able to save the state over \$175,000 dollars worth of one of its great natural resources.

SOIL CONSERVATION

Great progress has been made in the field of soil and water conservation in the past two years. With the aid and assistance of the State Soil Conservation Board, the eighty-seven soil conservation districts in Oklahoma have added more than 3,000,000 acres of land the past two years to the total area on which conservation measures are being applied.

A very important part of the overall soil and water conservation program in Oklahoma is the upstream flood prevention program. On January 1, 1959 there were on file with the State Soil Conservation Board sixty applications for assistance. On January 1, 1961 there were seventy-eight such applications on file. During the current biennium, plans have been or will be completed on sixteen watersheds so that construction can begin, with planning under way on another four watersheds. The planning of this number of watersheds was made possible by the appropriation by the 27th Legislature of funds with which to accelerate the planning. Prior to that time an average of only four watersheds a year were being planned. To complete the construction of the twenty watersheds planned or under planning this biennium, the Federal Government will spend some \$23,000,000 over the next eight to ten years. During this

same period, nine other watersheds have been under construction with more than 90 flood prevention dams being built at a cost of \$2,750,000 paid by the Federal Government. In addition, over one hundred dams have been built in the Washita River Watershed with more than \$4,000,000 being spent. The great progress in construction has been helped tremendously by the Small Watershed Flood Control Fund supplied by the State. During the last fiscal year Oklahoma received one-sixth of the total national appropriation for construction for upstream flood prevention.

WATER RESOURCES

The State of Oklahoma through the combined efforts of federal agencies and the Oklahoma Water Resources Board has with the guidance of the Legislature embarked on a far-reaching program for the development of water resources.

Data secured by the Ground Water branch of the United States Geological Survey in co-operation with the Oklahoma Water Resources Board has been of great value to the farmers, cities, and industries of the state as a guide for their development of water supplies. As an example, there were 50 irrigation wells in Caddo County in 1953, and in 1960 there were 528 wells. In 1959, the state had over 307,000 acres of land under irrigation.

Perhaps the most noticeable and spectacular progress in the field of water resources is the construction of many lakes and reservoirs within the state. There are three projects under construction by the Corps of Engineers in Oklahoma. Eufaula Dam and Reservoir located on the Canadian River 12 miles east of Eufaula, in McIntosh County. Normal surface area will be 48,000 acres. Normal storage will be 2,378,000 acre-feet. The dam is 112 feet above the present stream bed. It is scheduled for completion in 1965. Keystone Dam and Reservoir is located on the Arkansas River about 15 miles west of Tulsa in Tulsa County. Normal surface area

will be 20,500 acres. Normal storage will be 465,000 acre-feet. The dam is 121 feet above the present stream bed. It is scheduled for completion in 1965.

Oologah Dam and Reservoir is located on the Verdigris River about 2 miles south-east of Oologah in Rogers County. Normal surface area will be 5,850 acres. Normal storage will be 58,000 acre-feet. The dam is 129 feet above the present stream bed. It is scheduled for completion in 1962.

The Bureau of Reclamation has completed the Fort Cobb Dam and Reservoir located on Cobb Creek, a tributary of the Washita River in Caddo County. It was constructed for irrigation, flood control, municipal and industrial water supply. At the top of the conservation pool the surface area is 4,092 acres and the capacity is about 80,000 acre-feet. Shoreline at normal level will be approximately 43 miles. The maximum height of the dam is 101 feet above the original stream bed. Construction was essentially completed by the fall of 1959.

The Bureau of Reclamation has under construction the Foss Dam and Reservoir located on the Washita River 15 miles west of Clinton. It is being constructed for irrigation, municipal and industrial water supply and flood control. At the top of the conservation pool the surface area will be 8,800 acres and the storage capacity will be about 250,000 acre-feet. Shoreline at normal level will be approximately 48 miles. The maximum height of the dam is 134 feet above the original stream bed. Construction is scheduled for completion in 1961.

The reservoirs and lakes mentioned above are indicative of the great potential the state has in this field. As an example of further development, it should be noted that in southeastern Oklahoma alone the water supply storage planned in the Corps of Engineer's and Oklahoma City's Southeastern development will give a net yield of over 3 billion gallons a day, a quantity of water sufficient to sup-

ply the needs of 50 cities the size of Oklahoma City.

PLANNING AND RESOURCES

Our state parks rank seventh nationally in total attendance, and second in total income. The impact of recreation and park usage is evidenced by the fact that more than 8,000,000 visitor-days per year were counted in our parks and recreation areas last year, a four per cent increase over the previous year.

During the past two years five new recreational areas have been acquired, and \$400,000 has been spent on capital improvements. Capital improvements now under construction are valued at \$200,000.

The Oklahoma park lodge program has gained national recognition. With respect to the lodges, all bond payments are now current, as well as the reserve and contingency funds. The annual payment due June 30, 1961, is being deposited periodically and will be complete prior to June 30.

Oklahoma Today magazine has achieved a circulation of 22,000 copies per issue and, by Audit Bureau of Circulation figures, each issue is now being read by well over 100,000 persons in every state of the Union, and in 58 foreign nations. Major articles from Oklahoma Today have been reprinted in Life Magazine, and used as reference material by many national publications including the Saturday Evening Post. The magazine is creating a positive and favorable picture of Oklahoma as a pleasant place to live, a fine location for business and industry, a state with a colorful historic heritage and beautifully scenic terrain — America's Newest Vacationland.

The planning board's promotion division functions on an appropriation of \$82,500 annually, less than half of the amount available to each of her adjacent sister states. The division distributed more than 500,000 copies of Oklahoma folders and booklets during the past two years, par-

ticipated in 10 travel expositions in other states, and provided continuous information service to all publicity media.

With respect to the boat and water safety law, there were 47,000 boats registered during the first year of the legislation, and titles to motors were issued to 36,000 owners. Total income the first year of operations was \$177,000. Of this amount, \$42,000

was transferred to the magazine Oklahoma Today.

OKLAHOMA TAX COMMISSION

In the fiscal year 1959-60 the Oklahoma Tax Commission collected \$261,716,000, or approximately 86% of the total state collections of \$303,800,000.

A comparison follows of the total collections for the last two fiscal years:

		Increase Decrease*Over		Increase Decrease*Over
	1958-59	1957-58	1959-60	1958-59
Taxes	\$206,272,024.	6,988,826.	\$222,468,187.	\$16,196,162.
Licenses,	36,719,343.	1,630,109.	38,954,597.	2,235,254.
Fees & Permits				
Misc.	9,306.	361.	10,258.	951.
Special Accounts	293,273.	845. *	283,036.	10,237. *
TOTAL	\$243,293,948.	8,618,451.	\$261,716,079.	\$18,422,131.

Included in the increase for the fiscal year ending 1960 was the newly created alcoholic beverage tax amounting to \$8,-252,365. Other taxes indicated an increase with the exception of the gross production tax.

Although the increase each year in total collections over the previous year is largely attributable to the continuing general rise in economic conditions, it may also be attributed to a constant improvement in the administration of the various tax laws by the Tax Commission.

Additional tax, penalty and interest collected as a result of field audits, office audits and delinquent tax amounted to \$7,276,807 in the fiscal year 1959-60.

An improved system of comparing social security numbers on income tax and information returns, which was accomplished by electronic accounting machines, together with an overall stepped-up enforcement program, was reflected in the total additional tax, penalty and interest collected by the Income Tax Division in the 1959-60 fiscal year which amounted to

\$2,188,776 as compared with \$910,922 in the fiscal year 1957-58.

The General Enforcement Division, which maintains a field enforcement effort applicable to all taxes, collected \$2,-534,408 in additional tax, penalty and interest in 1959-60.

SECURITIES COMMISSION

In the past 18 months, we have all been able to observe the effectiveness of the new Oklahoma Securities Act, and the vigorous manner in which it is being administered. Many of you will recall that this act was prepared by the Insurance Committee of the State Legislative Council, primarily as a result of their investigation of the Selected Investments situation, and was subsequently enacted by the 27th Legislature. Those of you who helped pass this Act may be quite proud of your accomplishment.

This act created a new Commission, which oversees the operations of the department, while the actual administration of the act is accomplished by an Administrator and his staff.

The qualification examination and surety bond now required of all securities agents and dealers has established in the eyes of the public, the responsibility of these persons. The Commission is taking every possible action to enlighten and protect the public of Oklahoma in their securities dealings.

The securities industry supports through the payment of fees and charges, the operations of the Commission. As a result, the Commission is more than self-supporting.

OKLAHOMA NATIONAL GUARD

The highlight of the past two years in the Oklahoma National Guard was the complete reorganization of the 45th Infantry Division to the Pentomic concept. No community lost a unit as such, however, some of the full-time personnel were required to move to other communities. The Guard now has units in 78 communities in 56 counties.

Armory drill pay provided by the federal government for the state's 9,300 guardsmen totaled \$2,796,139 in 1960 plus \$1,064,151 for active duty training, \$294,666 for guardsmen attending service schools, and \$3,298,542 for full-time employees. Total federal funds for 1960, including payrolls, were \$12,536,663.

The state military department maintains 120 buildings, with \$7,811,796 in construction since World War II. From now until the end of fiscal year 1963, federal spending for guardsmen will total \$28,951,239. Federal equipment issued to state guardsmen totals more than 15 million dollars.

If state units would reach full strength the potential would be even greater. This year Army National Guard units did well in recruiting, and now have reached full state authorized strength, the first time since reorganization after the Korean War. Also, it is contemplated that the Guard will train at Fort Chaffee in Arkansas this year, thereby providing a better opportunity for Oklahomans to see their

troops at a considerable savings of federal funds.

One of the big problems facing the Division this year is the enactment of the Reserve Officer Personnel Act (ROPA) by Congress, whereby the Division will lose many of its older key officers, who will be phased out of the Division by this Act. The main source of officers for the Division comes from our own State Officer Candidate School (OCS), conducted here in Oklahoma City by our own people. The State OCS program has graduated 125 officers since it was organized in 1957, and has retained 76 per cent of them.

The Oklahoma Air National Guard consists of 1800 airmen and officers based at Oklahoma City and Tulsa. The jet fighters of Oklahoma City's units will be converted to long-range transports, such as Tulsa operates, in the near future. The federal government has invested \$4,210,894 in facilities for the Air National Guard in these two cities.

DEPARTMENT OF PUBLIC SAFETY

Oklahoma's Department of Public Safety has made great progress in the past two years in the field of traffic safety, its primary function. In spite of the fact that the Department is undermanned, both in civilian and uniformed personnel, it is going about its business in a determined and commendable fashion.

Since becoming Governor two years ago, it has been my privilege to visit a number of other states and to see many organizations similar to our Department of Public Safety. If the citizens of Oklahoma had been afforded this opportunity for comparison, I am sure that they would be, as I am, justly proud of our highway patrol.

The patrol has at present 281 troopers, which is 58 below its authorized strength. This is about half the number of men recommended for it by both the National Safety Council and the International Association of Chiefs of Police. Yet, in spite of this, Oklahoma has shown a constant

reduction in fatalities over a two-year period.

There has been great progress in the department's long range training and in-service training programs.

The department's safety education program has moved ahead in great strides. During the past year it has doubled its contacts with schools and civic clubs. This is most important as it is universally agreed that the basic problem behind traffic accidents is driver attitude, and it is the function of safety education to develop the proper attitude among our drivers. The work done in this field will be reflected in the future as a result of the state's high school driver-education and adult driver-training programs.

The department has stepped up its enforcement activities to the point where there are now 76,000 more licensed drivers in the State than there were two years ago.

For the past year, the total number of fatalities in Oklahoma is slightly greater than the 642 persons who died in 1959 but I would like to point out that there is still a substantial reduction in the number of traffic deaths in the rural areas of the state, the area for which the department and its patrol bears primary responsibility.

You are aware of the accelerated enforcement program because in your travels about the State you are seeing more patrol cars on the road than ever before.

In fact, as the result of these concentrated efforts by the Oklahoma Department of Public Safety, Oklahoma now ranks eighth in the nation in the reduction of traffic deaths over the past two years, an accomplishment which I consider to be outstanding, especially when it has been done despite a lack of both adequate personnel and finances.

MENTAL HEALTH

There has been a steady decline in the average daily resident population of our

mental hospitals since 1953, in spite of an increasing number of geriatric infirm cases. During this period, there has been a reduction of 880 resident patients. During the past year there has been a 2.2% reduction in the population of all hospitals (with Central State Griffin Memorial Hospital showing a reduction of 4%.)

Both total admissions to the hospitals and live separations from the hospitals continue to increase indicating that despite decreased resident populations we are giving services to more individuals than ever before. If we compare fiscal 1960 with fiscal 1950, we find an increase of 10% in admissions and a 78% increase in separations. This would seem to indicate that proportionally more money is being spent to treat patients and less to house, feed and clothe patients.

The increase of senile and infirm patients in our institutions is bringing added strains on already limited staffs and facilities. Difficulty in finding suitable space for this type of patient, additional demands for nursing care and increased medical surgical care add to the burden of giving adequate care and reduce funds available for treatment of other patients.

Improvements in the water system at Taft, for which \$20,000 was appropriated in the last session of the legislature, have almost been completed.

At Pauls Valley State School, a new 84 bed cottage has been opened and progress on new cottages is ahead of schedule.

Preliminary program planning for the new institution at Sand Springs has been completed and development of a master plan is beginning. Construction should begin within a year. Plans call for the development of facilities for the treatment, training and rehabilitation of patients which are not available in our present institutions at this time. The nineteen northeast counties have been designated as the area to be served by this institution. Patients requiring specialized facili-

ties of this institution can be transferred there from other institutions.

In collaboration with the University of Oklahoma and various hospitals, active training programs for the training of psychiatrists, psychologists, social workers and nurses are being carried out.

The Southern Regional Educational Board has spent \$8,175.00 to send various staff members to various places about the country to learn new techniques and observe programs in other states.

PUBLIC HEALTH

One of the major advances made during the biennium which will have far reaching influence on the health progress in Oklahoma during the sixties, was the approval by the people of the state of a new constitutional amendment, allowing counties by referendum vote to levy taxes to support local health programs. Already five counties have taken advantage of this legislation and have voted favorably on a special levy for public health. Several other counties are in the process of considering similar legislation.

Hospitals and other health facilities have continued to grow in number and size during the last two years. More than twenty hospitals were completed or are now in the construction stage. This will raise the number of hospital beds in the state more than 700. The total cost of these facilities has been more than \$13 millions.

Through the stimulation provided by grants-in-aid to cities and towns, major improvements have been made in sewage collection and treatment facilities in 38 cities and towns. The total cost of these improvements has been more than \$7 million.

Safeguards against some of the potent viral diseases, such as influenza and polio, have been increased through the improvement of a virus section in the state laboratories. This is the only place in

the state where certain diagnostic tests for viral diseases can be made.

New services and programs against rheumatic heart disease were initiated during the last two years. These include the use of a new technique for detecting carriers and cases of strep infection.

One of the programs initiated during the biennium is concerned with day care facilities for children. Preliminary studies reveal more than 400 facilities caring for more than 8,000 children. The success of this program is due primarily to the cooperative effort of many of our state agencies, including the Governor's Committee on Children and Youth, proprietors and staffs of day care facilities, and a large number of private citizens.

In cooperation with nursing home operators and the Department of Public Welfare, a great improvement in services and care for senior citizens in nursing homes has been stimulated through a recently inaugurated certification program. During the biennium a glaucoma unit and an arthritis and rheumatism unit were established to provide additional services for our older citizens.

A trailer truck has been equipped and staffed so that a number of tests can be quickly made for some of the more important and common chronic diseases such as diabetes, obesity, tuberculosis, certain lung and heart disorders.

At the beginning of this biennium a geriatrics center was established in cooperation with the University of Oklahoma Medical School. This Center was developed (1) to study the emotional problems of the aging and to promote better mental health among this aging population in the state and (2) to establish a geriatrics information center, listing resources available throughout the state to handle problems which arise among the aged. This information is available to physicians, to hospitals, to voluntary governmental agencies, to nurs-

ing home operators and to others who desire such information.

Dental health programs have made good progress and now over 720,000 of our population are benefitting from dental

health protection by the fluoridation of municipal water supplies.

Upon motion of Senator McSpadden, the Senate adjourned to meet at 11:00 a.m. Thursday.

Third Legislative Day

Thursday, January 5, 1961

Pursuant to adjournment, the Senate met at 11:00 a.m., and was called to order by the President.

Upon roll call, the following were present:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Frank Adams states that he resides at 2501 North Stiles, Oklahoma City, Oklahoma; that he is 43 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 4th day of January, 1961.

FRANK ADAMS

Fisher Muldrow states that he resides at 208 N. Sherry, Norman, Oklahoma, that he is 60 years of age, that he is legislative representative for Associated Motor Carriers of Oklahoma; that he is paid an annual 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.

(Annual salary—a small portion of time devoted to lobbying).

DATED this 4th day of January, 1961.

FISHER MULDROW

FIRST READING

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

SB 33—By Allen.

An Act relating to the State Highway Department; amending 69 O. S. 1951, § 20.6, as amended; by Section 1, Chapter 1d, Title 69, Page 352, Oklahoma Session Laws 1953 and by Section 7 of House Bill No. 581, Twenty-seventh Session, Page 451, Oklahoma Session Laws 1959; providing for election of the State Highway Director by State Highway Commission; requiring the advice and consent of the State Senate thereto; and declaring an emergency.

SB 34—By Hamilton of the Senate and Cook and Shibley (Creek) 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, 1962, and the sum of thirteen thousand seven hundred fifty dollars (\$13,750.00) for the fiscal year ending June 30, 1963, for the purpose of carrying into effect the provisions of Sections 1541, 1542, 1543, Title 70, Oklahoma Statutes 1951, relating to the care, training and education of the dependent youth and orphans of the State; and declaring an emergency.

SB 35—By Hamilton.

An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951, § § 18-4 and 18-6, as amended; dealing with the payment and apportionment of State aid to school districts; defining average daily membership and other terms and providing that membership in school districts shall be the basis for the apportionment of certain State funds; fixing basis of apportionment of State aid to school districts; making provisions of Act severable; fixing effective date of Act; and declaring an emergency.

SJR 8—By Grantham.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Oklahoma Constitution by adding a new Article VII-A providing retention in office of Justice of the Supreme Court and Judge of the Court of Criminal Appeals by approval of people expressed at an election without opposing

candidates; providing for appointment of successors by Governor when vacancy occurs from a list of three persons nominated by a commission composed of member elected by members of the bar, one member from each Congressional District elected by members of the bar in such District and one non-lawyer from each Congressional District appointed by the governor; providing for six (6) year terms; authorizing the qualified electors of any county or Judicial District to adopt same plan for judges in such area; making article self-executing.

SECOND READING

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

SB 27—Judiciary.

SB 28—Judiciary.

SB 29—Privileges and Elections.

SB 30—Business and Industry.

SB 31—Insurance.

SB 32—Public Health.

SJR 6—Constitutional Amendments.

SJR 7—Constitutional Amendments.

REPORT OF ENGROSSED AND ENROLLED BILLS

SRs 1 and 2 each correctly enrolled.

The President, in open session, signed Enrolled **SRs 1 and 2** and ordered each transmitted to the Secretary of State.

Upon motion of Senator Field, the Senate adjourned to meet at 1:30 p.m., Monday, January 9, 1961.

Fourth Legislative Day

Monday, January 9, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Bailey, Belvin, Easterly.—3.

The President Pro Tempore declared a quorum present.

The following Prayer was offered by the Chaplain, Reverend Grady Ross, First Methodist Church, Sapulpa, and is incorporated herein upon the request of Senator Allen:

Oh God, our help in ages past, Our hope for years to come, Our Shelter from the stormy blast, Our Eternal Home.

We humbly thank Thee, Almighty God, for the many blessings Thou hast given to our State, and add this Oh Lord, to Thy other mercies, that we may be enabled to use them better to Thy service. Lord, take from among us all contempt of Thy word and commandments. Break down all barriers of selfishness and ignorance which keep men from Thee.

Be gracious unto us, O Lord, and bless us. Stretch forth the right hand of Thy protection to guard our great State, that we being devoted to Thy service, may ever be defended by Thy power.

Grant and continue this power unto our Legislators and rulers who themselves have been taught the wisdom of the Kingdom of God. Endow all members of this governing body with a right understanding, a wholesome purpose, and sound speech. Enable them to rise above all self-seeking into the larger sentiments of public good and human brotherhood. Cleanse our public life of every evil; subdue in our state all that which is evil. Give us self-restraint that we may do Thy will on Earth as it is in Heaven.

Send Thy blessing, O Heavenly Father, on this our beloved Nation. Increase in our own, and in every nation of the spirit of truth and Justice, peace and Godly love. Turn the hearts of all men unto Thee, and so hasten the blessed time when the Kingdoms of this world shall become the Kingdom of our Lord. Bless, not only the Governor of our great State, but the President of our United States, and endow them with a special portion of wisdom and discernment, that they may govern well in these days of Crisis. We offer this prayer in the Name of Our Lord and Saviour Jesus Christ.

Amen.

The Journal for the last legislative day was approved.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

George R. Reid states that he resides at 3021 N. Roff, Oklahoma City, Oklahoma;

that he is 35 years of age; that he is legislative representative for Oklahoma Cattlemen's Association, Inc., 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 5th day of January, 1961.

George R. Reid.

W. B. "Bill" Seay states that he resides at 1728 Andover Court, Oklahoma City, Oklahoma; that he is 34 years of age; that he is legislative representative for Bureau for Lathing and Plastering of Okla. Inc.; 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 5th day of January, 1961.

William B. Seay.

Marvin Guinn states that he resides at Box 111, Byers, Oklahoma; that he is 50 years of age; that he is legislative representative for Okla. Assn. of Soil & 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 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 9th day of January, 1961.

Marvin Guinn

Czar D. Langston Jr. states that he resides at 3217 NW 35th Street, Oklahoma City, Oklahoma; that he is 47 years of age; that he is legislative representative for Oklahoma Association of Electric Cooperatives; 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 9th day of January, 1961.

C. D. Langston, Jr.

Raymond A. Armstrong states that he resides at 3604 N.W. 47th St., Oklahoma City, Oklahoma; that he is 37 years of age; that he is legislative representative for Oklahomans For The Right to Work, Inc.; 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 9th day of January, 1961.

Raymond A. Armstrong

E. J. O'Connor states that he resides at 2629 NW 24 St., Oklahoma City, Oklahoma; that he is legal years of age; that he is legislative representative for Associated Industries of Oklahoma, Inc.; that he is paid on an annual basis 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 January, 1961.

E. J. O'Connor

Frederick N. Bull states that he resides at 1730 Andover Court, Oklahoma City, Oklahoma; that he is 40 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 9th day of January, 1961.

Frederick N. Bull

T. C. "Ted" Knoop states that he resides at 4208 North Lindsay, Oklahoma City, Oklahoma; that he is 50 years of age; that he is legislative representative for Oklahoma Retail Merchants 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 4th day of January, 1961.

T. C. Knoop

Dr. J. LeRoy Oxford states that he resides at 3024 NW 68, Oklahoma City, Oklahoma; that he is 40 years of age; that he is legislative representative for Oklahoma Optometric Ass'n.; 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 5th day of January, 1961.

J. L. Oxford

Don Blair states that he resides at 5413 North Military, Oklahoma City, Oklahoma; that he is 31 years of age; that he is legislative representative for Oklahoma State Medical Association; that he is a salary employee, no additional salary emolument 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 4th day of January, 1961.

Don Blair

Dick Graham states that he resides at 2540 N.W. 28th Street, Oklahoma City, Oklahoma; that he is 55 years of age; that he is legislative representative for Oklahoma State Medical Association; that he is a salary employee, no additional salary emolument 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 January, 1961.

Dick Graham

David Fudge states that he resides at 1425 N.E. 36th, Oklahoma City, Oklahoma; that he is 53 years of age; that he is legislative representative for Okla. Municipal League; 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 5th day of January, 1961.

David Fudge

Kenneth McFall states that he resides at 2501 North Stiles, Oklahoma City, Oklahoma; that he is 36 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 4th day of January, 1961.

Kenneth McFall.

Harlan Bell states that he resides at 527

Hightower Bldg., Oklahoma City, Oklahoma; that he is 59 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 3rd day of January, 1961.

Harlan Bell.

J. J. Caldwell states that he resides at 922 N.E. 18th Street, Oklahoma City, Oklahoma; that he is 50 years of age; that he is legislative representative for Oklahoma State 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 3rd day of January, 1961.

J. J. Caldwell.

F. E. Willingham states that he resides at 1208 N.E. 45th, Oklahoma City, Oklahoma; that he is 57 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 4th day of January, 1961.

F. E. Willingham.

Ferman Phillips states that he resides at 904 N.E. 19th Street, 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 3rd day of January, 1961.

Ferman Phillips.

John L. O'Brien states that he resides at 3317 N.W. 64th Street, Oklahoma City, Oklahoma; that he is 31 years of age; that he is legislative representative for The Oklahoma Savings and Loan League; that he is paid his Regular 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 4th day of January, 1961.

John L. O'Brien.

Wm. "Bill" Morgan states that he resides at 1216 N.W. 38th, Oklahoma City, Oklahoma; that he is 59 years of age; that he is legislative representative for Oklahoma Lumbermens 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 3rd day of January, 1961

W. M. Morgan

Malcolm Coney states that he resides at 729 North Nobinson, Oklahoma City, Oklahoma; that he is 51 years of age; that he is legislative representative for Interested in Blind legislation; 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 3rd day of January, 1961.

Malcolm Coney

Carroll Swickey states that he resides at 3200 N.W. 43, Oklahoma City, Oklahoma; that he is 30 years of age; that he is legislative representative for Oklahoma Association of Insurance Agents; 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 third day of January, 1961.

Carroll Swickey

Dallas French states that he resides at 34 NE 66, Oklahoma City, Oklahoma; that he is 59 years of age; that he is legislative representative for Oklahoma Dairy Products Institute; 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 3rd day of January, 1961.

Dallas French

Roy Tillman states that he resides at 2737 Southwest 32, Oklahoma City, Oklahoma; that he is 53 years of age; that he is legislative representative for Oklahoma State AFL-CIO and Oklahoma State Building & Construction Trades Council AFL-CIO; that he is paid the sum of \$185.00 per week 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 4th day of January, 1961.

Roy Tillman

RESOLUTIONS

The following **SR** was introduced by Senator Ritzhaupt and consideration deferred for this legislative day:

SR 3—By Ritzhaupt.

A Resolution commending H. E. Bailey for his many services rendered the State of Oklahoma and expressing confidence in his integrity and ability.

The following **SCR** was introduced, read at length, adopted upon motion of Senator Cartwright and referred for engrossment:

SCR 1—By Cartwright of the Senate and Howze of the House.

A Resolution Commending and Congratulating the 1960 Edition of the Seminole Highschool Chieftains and Their Excellent Coaching Staff upon Winning the Class A Highschool Football Championship.

WHEREAS, on the night of December 9, 1960, the Seminole Chieftains with a brilliant display of both ground and air superiority captured the coveted Class A Highschool Football Championship in a hard fought contest against the Southeast Spartans by a score of thirty to sixteen (30-16); and

WHEREAS, the victory, and with it the gaining of the Class A crown, culminated a season during which the Chieftains, under the brilliant coaching of Phil Ball and his talented staff, emerged all victorious through thirteen games including conference opponents and state playoff foes; and

WHEREAS, the contest was marked by displays of sportsmanship and by outstanding individual and team efforts on the part of the worthy victors reflecting once again the fine traditions of athletic spirit and exemplary conduct displayed by the Chieftains throughout their years of competition in athletic events and typifies the finest in Sooner State tradition.

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

SECTION 1. That the Seminole Chiefs Football Team of Seminole Highschool be commended and congratulated for their many praiseworthy performances in winning the Class A Football Championship.

SECTION 2. That Coach Phil Ball and his entire staff, Joe Mastrogiovanni, Roger Waldrup, and Cletus Green, be commended for the outstanding job each accomplished in bringing the coveted Class A Crown to Seminole Highschool.

SECTION 3. That duly authenticated copies of this Resolution be sent to Coaches Ball, Mastrogiovanni, Waldrup and Green, to Superintendent of Schools H. B. Mitchell, and to each of the following named members of the Chieftain squad:

Thurman Edwards, James Streets, David Henley, Doug Colling, Doug McKelip, Howard Moran, Allen George, James Ferrell, Bobby Bell, Charles Steinman, David McKinney, Richard McDonald, Bobby Bradley.

Jim Nicholson, Jackie Victory, Ray Presley, James Hays, Terry Arnhart, Tommy Colbert, Kenneth Tiger, Starr Davis, Bobby Speer, Jim Jackson, Gary King, John Thomas, Stuart Thomas.

Mike McDaniel, Wesley Mainard, Philip Cheatham, Gerald Williams, Burk Webb, Joe Altman, Don Jones, Mike Carter, Jerry Mahoney, Bill Moon, Jerry McKedy and Roddy Wright.

FIRST READING

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

SB 36 — By Grantham of the Senate and Camp, Bower, Green, Craig and Howe of the House.

An Act relating to certain commercial transactions in or regarding personal property and contracts and other docu-

ments concerning them, including sales, commercial paper, bank deposits and collections, documentary letters of credit, bulk transfers, warehouse receipts, bills of lading, other documents of Title, investment securities, and secured transactions, including certain sales of accounts, chattel paper, and contract rights; providing for public notice to third parties in certain circumstances; regulating procedure, evidence and damages in certain court actions involving such transactions, contracts, or documents, and to make uniform the law with respect thereto; enacting the Uniform Commercial Code; repealing Sections 9 and 10, Article 9, B, Chapter A, Title 2, Page 81, Oklahoma Session Laws 1955 (2 O. S. Supp. 1955, § § 9-29 and 9-30), Sections 1 through 57, Article 9, C, Chapter A, Title 2, Page 83, Oklahoma Session Laws 1955 (2 O. S. Supp. 1955, § § 9-61 through 9-117), 6 O. S. 1951, § 118 through 118n, 118r, 118s, 118u, 118v, 118w, 119.1, through 119.3, 13 O. S. 1951, § § 63 through 65, 69 through 70, 91 through 97, 119, 135, and 136, 15 O. S. 1951, § § 136 (4), 401 through 409 and 631 through 637, 18 O. S. 1951, § § 1.82, 1.85 through 1.109, 1.114, 1.115, and 1.117 through 1.119, 23 O. S. 1951, § § 29 through 35, and 91, 24 O. S. 1951, § § 71 through 74, 42 O. S. 1951, § § 29, and 36 through 38, 46 O. S. 1951, § § 51 through 60, 61 as amended by Section 1, Chapter 3, Title 46, Page 425, Oklahoma Session Laws 1957 and by Section 1, Chapter 3a, Title 46, Page 425, Oklahoma Session Laws 1957, and 62 through 94, all of Titles 48 and 55, O. S. 1951, and 60 O. S. 1951, § 318; providing for transactions validly entered into prior to the effective date of this Act and the rights, duties and interests flowing from said transactions; and fixing effective date of this Act.

SB 37—By Romang.

An Act relating to narcotic drugs; amending 63 O.S. 1951, § 401, as amended by Section 1, Chapter 10a, Title 63, Oklahoma Session Laws 1953, Page 312,

to include definition of canabis and to extend definition of narcotic drugs to include drugs governed by the Federal Narcotic Laws and drugs defined as narcotic by the State Board of Health; amending 63 O.S. 1951, § 408, as amended by Section 1, Chapter 10, Title 63, Oklahoma Statutes 1957, Page 470, to provide for additions by the State Board of Health to the exceptions specified in said Section; amending 63 O.S. 1951, § 405, by extending provisions of such section relative to ships and aircraft to duly licensed physicians or retired commissioned medical officers of United States Army, Navy or Public Health Service employed on such ships or aircraft; and declaring an emergency.

SB 38—By Allen of the Senate and Lance of the House.

An Act amending 63 O. S. 1951, § 295.3; relating to fluid market milk; adding percentage of butterfat to items included on required label; and declaring an emergency.

SB 39—By Ritzhaupt.

An Act relating to streets and alleys; creating "street and alley construction and maintenance fund in cities and towns"; requiring deposit of eight (8%) per cent of certain funds accruing to State Highway construction and maintenance fund and county highway fund in street and alley construction and maintenance fund; restricting purposes for which said funds may be used providing said fund shall not be subject to fiscal year limitations; providing certain Sections shall not be repealed, altered and amended; declaring an emergency.

SB 40—By Hamilton.

An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951, § 18-4, Subdivision 2, as amended; dealing with the payment of State aid to school districts; designating certain amounts to be considered as minimum program income; fixing effective date of Act; and declaring an emergency.

SB 41—By McClendon and Trent of the Senate and Allard and Williams (Murray) 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 42—By McClendon and Trent of the Senate, and Allard and William, (Murray) 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 appointment and compensation of necessary personnel; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 43—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House.

An Act making an appropriation to the Legislative Council; stating the purpose; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 44—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House.

An Act making appropriations to the office of civil defense; stating the purpose; making the appropriations fiscal; repealing all Acts or parts of acts in conflict herewith; and declaring an emergency.

SB 45—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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.

SB 46—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making a supplemental appropriation to the Oklahoma State Regents for higher education; providing for allocation of funds to constituent institutions; making appropriation non-fiscal; providing for severability; and declaring an agency.

SB 47—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the office of the Securities Commission; providing that the administrator 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.

SB 48—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Oklahoma Educational Television authority; stating the purpose; providing that the appropriation shall be fiscal; repealing all Acts in conflict herewith; and declaring an emergency.

SB 49—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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.

SB 50—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Oklahoma Department of Public Safety; Stating the purpose; authority for the appointment and compensation of certain personnel; providing for workmen's compensation; making the appropriations fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 51—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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.

SB 52—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the office of the Court of Criminal Appeals; providing that the judges of the Court of Criminal 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.

SB 53—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 54—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the

Water Resources Board; providing board shall fix the duties and compensations of employees; providing the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 55—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Office of the State Auditor; providing that the State Auditor 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.

SB 56—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House.

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.

SB 57—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House.

An Act making appropriations to the Salary Administration Board; stating the purpose; making the appropriations fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 58—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Oklahoma State Regents for Higher Education; providing for the allocation of Funds to constituent institutions; making the appropriations of this Act non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 59—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making an appropriation to the

Oklahoma State Legislature; stating the purpose; providing for approval of claims; relating to the filing of claims and payrolls; making the appropriation non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SJR 9—By Cartwright, Field, Tipps, of the Senate, and Ford of the House.

A Joint Resolution authorizing and creating a fifteen-member Special Committee to research, study, report, and make recommendations on public school education in Oklahoma; providing for composition of committee; authorizing and directing universities, departments and agencies of the state, and the research department of the State Legislative Council to provide staff and technical assistance to the committee; requiring submission of reports and recommendations; authorizing Governor to expend money from appropriation for office of Governor for travel and expenses authorized and incurred for five committee personnel appointed by the Governor; authorizing travel expenses of ten legislative members appointed to the committee from funds appropriated to the State Legislature; and declaring an emergency.

SECOND READING

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

SB 33—Roads and Highways.

SB 34—Appropriations and Budget.

SB 35—Education, Common.

SJR 8—Judiciary, then to Constitutional Amendments Initiative and Referendum and Code Revision.

Senator Stipe asked unanimous consent, which was granted, that **SB 31** be withdrawn from the Insurance Committee and referred to the Revenue and Taxation Committee.

Upon motion of Senator McSpadden, the Senate adjourned to meet at 1:30 p.m.. Tuesday, January 10, 1961.

Fifth Legislative Day

Tuesday, January 10, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Easterly, Ham, McSpadden.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Wilson (Beckham) introduced nine-year old Charles Edward Bacon of Sayre, Oklahoma, and asked unanimous consent, which was granted, that he be made Honorary Page 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 16—Public Health.

DO PASS, as amended:

SB 5—Public Health.

SB 18—Public Health.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 1 correctly engrossed.

Engrossed **SCR 1** 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 60—By Kerr of the Senate and Willis (Jackson) of the House.

An Act relating to Social Security; providing that assistance shall not be given to or on behalf of more than one illegitimate child of the same mother; amending Subsection (d), Section 164, Title 56, Oklahoma Statutes 1951, as amended; and declaring an emergency.

SB 61—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 nonfiscal; making the provisions of this Act severable; and declaring an emergency.

SB 62—By McClendon, Hamilton, Fine, Berrong, Harris and Trent.

An Act enabling the organization, for-

mation and operation of public non-profit 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 the State of Oklahoma; making provisions of this Act severable; and declaring an emergency.

SB 63—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.

SJR 10—By Ritzhaupt, Baldwin, Grant-ham and Stevenson of the Senate, and Bullard and Levergood of the House.

A Joint Resolution creating a joint legislative committee to study revenue and expenditure programs of the State of Oklahoma and to prepare recommendations thereon; providing for membership of the committee and the tenure thereof; prescribing duties and authorizing procedures; providing for employment of necessary personnel; authorizing expenditures and prescribing procedures for payment of claims; requiring reports and recommendations and the submission of a proposed new revenue code for submission to the executive committee of the State Legis-

lative Council and to the Twenty-Ninth Legislature; and declaring an emergency

SJR 11—By Land.

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 the State of Oklahoma; amending Section 26, Article X of the Constitution of the State of Oklahoma which provides for a limitation on the indebtedness of political subdivisions, the assent of three-fifths (3/5) of the voters on city or county bond issues, a limitation on the amount incurred and providing for an annual tax; amending said Section so as to limit the right to vote on city or county bond issues to ad valorem tax payers only, in the area affected and repealing Section 27, Article X of the Constitution of the State of Oklahoma which provides for indebtedness in a greater amount than specified in Section 26, Article X of the Constitution of the State of Oklahoma, for purchase, construction or repair of public utilities.

SECOND READING

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

SB 36—Banks and Banking.

SB 37—Public Health.

SB 38—Agriculture, then to Public Health.

SB 39—Roads and Highways.

SB 40—Education, Common.

SB 41—Appropriations and Budget.

SB 42—Appropriations and Budget.

SB 43—Appropriations and Budget.

SB 44—Appropriations and Budget.

SB 45—Appropriations and Budget.

SB 46—Appropriations and Budget.

SB 47—Appropriations and Budget.

SB 48—Appropriations and Budget.

SB 49—Appropriations and Budget.

SB 50—Appropriations and Budget.

SB 51—Appropriations and Budget.

SB 52—Appropriations and Budget.

SB 53—Appropriations and Budget.

SB 54—Appropriations and Budget.

SB 55—Appropriations and Budget.

SB 56—Appropriations and Budget.

SB 57—Appropriations and Budget.

SB 58—Appropriations and Budget.

SB 59—Appropriations and Budget.

SJR 9—Revenue and Taxation.

Senator Baldwin presiding.

RESOLUTION

By unanimous consent, the following **SR** was introduced, taken up for consideration and read at length:

SR 4—By Cobb, Belvin, Colston, Stipe, McClendon, Fine, Payne, Ritzhaupt, Trent, Allen, Boecher, Bohannon, Ham, Hamilton, Pazoureck and Pitcher—A Resolution requesting the State Highway Department to select a Director who will provide leadership, guidance and direction to a stepped up highway construction program.

President Pro Tempore Collins presiding.

Senator Baldwin moved to amend **SR 4**, by adding after the last **WHEREAS** a paragraph as follows: "and instruct the Roads and Highways Committee to question the present members of the Committee to ascertain whether or not they have directed the policies of the Highway program the past two years and whether or not Director Lee Washbourne has followed the dictates of said Highway Commission in every detail."

Senator Cobb asked unanimous consent, which was granted, that the Baldwin amendment be adopted.

SR 4, as amended, was read at length as follows:

SENATE RESOLUTION No. 4—By Cobb, Belvin, Colston, Stipe, McClendon, Fine, Payne, Ritzhaupt, Trent, Allen, Boecher, Bohannon, Ham, Hamilton, Pazoureck and Pitcher.

A RESOLUTION REQUESTING THE

STATE HIGHWAY DEPARTMENT TO SELECT A DIRECTOR WHO WILL PROVIDE LEADERSHIP, GUIDANCE AND DIRECTION TO A STEPPED UP HIGHWAY CONSTRUCTION PROGRAM.

WHEREAS, the State Senate of the State of Oklahoma is vitally concerned with the road construction program of the State; and,

WHEREAS, the Oklahoma State Senate appointed a committee to study the operations of the State Highway Department; and,

WHEREAS, such committee found that it is now costing One Hundred Forty-eight Thousand Dollars (\$148,000.00) more per month to operate the State Highway Department than for a comparable period in 1958, notwithstanding the fact that the construction program has been curtailed; and,

WHEREAS, the director of the State Highway Department is expected and required to provide leadership to the highway program of this state; and,

WHEREAS, the construction program of the State Highway Department is inadequate to fill the needs of the State; and

WHEREAS, it is the feeling of the State Senate that the present Highway Director's physical disability prevents him from devoting the time and effort for a large long range highway program; and instruct the Roads and Highways Committee to question the present Members of the Commission to ascertain whether or not they have directed the policies of the highway program the past two years and whether or not Director Lee Washbourne has followed the dictates of said Highway Commission in every detail.

BE IT THEREFORE RESOLVED, that the State Senate of the State of Oklahoma hereby goes on record requesting the State Highway Commission to employ a highway director with ability, vision and imagination, who can give proper leadership, guidance and direction to carry forward a progressive and stepped

up highway program for the entire State of Oklahoma.

Senator Cowden moved that **SR 4**, as amended, be referred to the Roads and Highways Committee with instructions to confer with the State Highway Department for the purpose of ascertaining what should be done to straighten out the dilemma we are in, which motion was tabled upon motion of Senator Stipe, the roll call being as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Field, Fine, Graves, Hamilton, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemaker, Stipe, Tipps, Trent, Wilson (Greer).—26.

Nay: Berrong, Breeden, Cartwright, Cowden, Garrison, Garvin, Grantham, Harris, Kerr, Land, Morford, Romang, Stevenson, Wilson (Beckham).—14.

Excused: Bailey, Easterly, Ham, McSpadden.—4.

Upon motion of Senator Cobb, **SR 4**, as amended, was adopted and 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 Collins presiding.

Senator Ham asked to be recorded present, which was the order.

DECLARATION OF VOTE

Senator Ham asked unanimous consent, which was granted, that the record show, had he been present at the time the roll was called on the Stipe motion to table the Cowden motion, relative to **SR 4**, as amended, he would have voted AYE.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to

the Committee on Senate and Legislative Affairs:

Ray E. Summers states that he resides at 305 S.E. 59th, Oklahoma City, Oklahoma; that he is 54 years of age; that he is legislative representative for Local 5232 Oil Workers Union, Oklahoma City; 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, 1961.

R. E. Summers.

J. Orville Bumpus states that he resides at 617 E. Bouse Drive, Midwest City, Oklahoma; that he is 51 years of age; that he is legislative representative for Oklahoma State School Boards Association, Inc., 323 E. Madison, Oklahoma City 5, 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 Ninth day of January, 1961.

J. Orville Bumpus.

Ross J. McLennan states that he resides at 4639 N. MacArthur, Oklahoma City, Oklahoma; that he is 45 years of age; that he is legislative representative for Sooner Alcohol-Narcotics Education; 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, 1961.

Ross J. McLennan.

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 11, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Belvin, McSpadden.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

RESOLUTION

By unanimous consent Senator Ritzhaupt called up for consideration **SR 3**, which was read at length, as follows, and adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION No. 3—By Ritzhaupt.

A RESOLUTION COMMENDING H. E. BAILEY FOR HIS MANY SERVICES RENDERED THE STATE OF OKLAHOMA AND EXPRESSING CONFIDENCE IN HIS INTEGRITY AND ABILITY.

WHEREAS, H. E. Bailey in past years has demonstrated his ability and integrity

through public service both as State Highway Director and General Manager of the Oklahoma Turnpike Authority; and

WHEREAS, H. E. Bailey has spent a great many of the most productive years of his career toward developing a comprehensive and successful highway system throughout this State contributing his time, skill, industry and knowledge to this worthwhile end; and

WHEREAS, the bold and aggressive leadership displayed by Mr. Bailey was a primary moving factor behind the launching of a great road program which when completed will be distinguished by its great interstate network and its enviable turnpike system; and

WHEREAS, it is both fitting and proper that this Legislative Body pause in its busy hours of deliberation to pay due respect to the outstanding service, progressive and enlightened leadership of this Oklahoman.

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

SECTION 1. That the Honorable H. E. Bailey be commended for the many years of exemplary public service rendered to the State of Oklahoma as Highway Director and Turnpike General Manager and that this Body express its utmost confidence in the integrity and many abilities of this individual.

SECTION 2. That copies of this Resolution be spread on the pages of the official Journal of this Honorable Senate and that duly authenticated copies of same be

forwarded by the Secretary of this Body to Mr. H. E. Bailey at his address.

COMMITTEE REPORTS

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

DO PASS:

SB 31—Revenue and Taxation.

FIRST READING

The following Bill was introduced and read for the first time:

SB 64—By Romang.

An Act pertaining to Initiative and Referendum Petitions, relating to the forms and requisites thereof, making technical corrections to conform to the Oklahoma Constitution, prescribing the dimensions of such petitions and the number of signatures permitted thereon; amending 34 O. S. 1951 § § 1, 2, 3, 4 and 8; repealing 34 O.S. 1951 § § 15, 16 and 26; and declaring an emergency.

SECOND READING

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

SB 60—Social Welfare.

SB 61—Appropriations and Budget.

SB 62—Planning and Resources.

SB 63—Public Safety.

SJR 10—Revenue and Taxation.

SJR 11—Constitutional Amendments, Initiative and Referendum and Code Revision.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 4 correctly enrolled.

The President, in open session, signed enrolled **SR 4** and ordered same transmitted to the Secretary of State.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 18 by Wilson (Beckham), was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 18** was advanced to engrossment.

By unanimous consent, **SB 18** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 18 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Ber-
rong, Boecher, Bohannon, Breeden, Cart-
wright, Cobb, Collins, Colston, Cowden,
Dacus, Easterly, Field, Fine, Garrison,
Garvin, Grantham, Graves, Ham, Hamil-
ton, Harris, Kerr, Land, Lollar, Mc-
Clendon, McColgin, Morford, Payne,
Pazoureck, Pitcher, Ritzhaupt, Rogers,
Romang, Shoemake, Stevenson, Stipe,
Tipps, Trent, Wilson (Beckham), Wilson
(Greer).—42.

Excused: Belvin, McSpadden.—2.

The bill was declared passed.

On the question of passage of emerg-
ency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Ber-
rong, Boecher, Bohannon, Breeden, Cart-
wright, Cobb, Collins, Colston, Cowden,
Dacus, Easterly, Field, Fine, Garrison,
Garvin, Grantham, Graves, Ham, Hamil-
ton, Harris, Kerr, Land, Lollar, Mc-
Clendon, McColgin, Morford, Payne,
Pazoureck, Pitcher, Ritzhaupt, Rogers,
Romang, Shoemake, Stevenson, Stipe,
Tipps, Trent, Wilson (Beckham), Wilson
(Greer).—42.

Excused: Belvin, McSpadden.—2.

The emergency was declared passed.

SB 18 was referred for engrossment.

GENERAL ORDER

SB 16 by Wilson (Greer), was read and considered.

By unanimous consent, Senators Tipps, Easterly, Stipe and Grantham were made coauthors of **SB 16**.

Upon motion of Senator Wilson (Greer), **SB 16** was advanced to engrossment.

By unanimous consent, **SB 16** was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, McSpadden.—2.

Not Voting: Fine.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, McSpadden.—2.

Not Voting: Fine.—1.

The emergency was declared passed.

SB 16 was referred for engrossment.

GENERAL ORDER

SB 5, by Graves of the Senate and Nichols (Seminole) et al of the House, was read and considered.

Senator Land moved to amend **SB 5**, by striking after the word "the" line 7, page 5, the remainder of the Section and inserting in lieu the words "General Fund," which amendment was tabled upon motion of Senator Graves.

Senator Shoemake moved to amend **SB 5**, line 10, page 2, by adding after the word "camps" and before the word "labor" the words "Youth recreational camps or activities in state parks."

Senator Belvin asked to be recorded present, which was the order.

The vote occurring on the Shoemake amendment, it was declared failed of adoption.

Upon motion of Senator Graves, **SB 5** was advanced to engrossment.

By unanimous consent, **SB 5** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 5 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Bohannon, Easterly, Hamilton, Morford, Pitcher, Shoemake, Tipps.—8.

Excused: McSpadden.—1.

Not Voting: McClendon.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McCol-

gin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Bohannon, Easterly, Hamilton, Morford, Pitcher, Shoemake, Tipps.—8.

Excused: McSpadden.—1.

Not Voting: McClendon.—1.

The emergency was declared passed.

SB 5 was referred for engrossment.

RESOLUTIONS

By unanimous consent, Senator Tipps introduced the following Resolution, which was read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 5—By Tipps.

A RESOLUTION PROVIDING FOR PAYMENT OF NECESSARY EXPENSES OF COMMITTEES, DELEGATIONS AND INDIVIDUALS TRAVELING TO AND FROM POINTS OUTSIDE THE STATE OF OKLAHOMA, ON TRIPS AUTHORIZED BY THE SENATE.

WHEREAS, during this session of the Legislature certain committees, delegations and individual members of the Senate may be required to make certain trips to points outside the State of Oklahoma; and

WHEREAS, it is deemed necessary and proper that a uniform rate of payment of mileage and expenses of such trips be fixed,

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

SECTION 1. That each Member of the Senate who travels to and from any point outside the State of Oklahoma, under authority of the Senate, whether as a member of a Committee, delegation or individually, shall be paid, out of the funds appropriated for the Senate, the sum of Twenty-Five Dollars (\$25.00) per day for

necessary expenses, and an additional sum for first class transportation.

By unanimous consent, Senator Breeden introduced the following Resolution, which was read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 6—By Breeden, Morford and Garrison.

A RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE OF THE SENATE, TWENTY-EIGHTH LEGISLATURE, TO APPOINT A COMMITTEE OF SEVEN (7) MEMBERS OF THE SENATE TO ATTEND AND PARTICIPATE IN THE INAUGURAL CEREMONIES OF THE HONORABLE JOHN F. KENNEDY, AS PRESIDENT, AND THE HONORABLE LYNDON B. JOHNSON, AS VICE-PRESIDENT, OF THE UNITED STATES OF AMERICA, AT WASHINGTON, D. C., ON JANUARY 19, 20 AND 21, 1961, AS OFFICIAL REPRESENTATIVES OF THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, the Honorable John F. Kennedy and the Honorable Lyndon B. Johnson have been elected by the People of the United States of America as President and Vice-President, respectfully; and will succeed to such offices by inauguration on January 20, 1961, in Washington, D. C.; and

WHEREAS, the Senate of the Twenty-eighth Legislature of the State of Oklahoma in recognition of the great service rendered the United States and the friendship heretofore expressed and exhibited for the State of Oklahoma by the Honorable John F. Kennedy and the honorable Lyndon B. Johnson; and

WHEREAS, the Senate of the Twenty-eighth Legislature of the State of Oklahoma considers it fitting and proper to be officially represented as Delegates of the People of Oklahoma during the inaugural ceremonies to be held in Washington, D. C., January 19th through January 21st, 1961:

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

SECTION 1. The President Pro Tempore of the Senate is hereby authorized to appoint a Committee of seven (7) Members of the Senate who are hereby directed to attend and participate in the inaugural ceremonies of the Honorable John F. Kennedy, as President, and the Honorable Lyndon B. Johnson, as Vice-President, of the United States of America, at Washington, D. C., on January 19, 20 and 21, 1961, as the Official Representatives of the Senate of the Twenty-eighth Legislature of the State of Oklahoma.

SECTION 2. Further instructing that said Official Representatives convey to the Honorable John F. Kennedy and the Honorable Lyndon B. Johnson the congratulations of the Oklahoma Senate upon their election and express the respect and appreciation of the People of Oklahoma for the excellent services rendered by the Honorable John F. Kennedy and the Honorable Lyndon B. Johnson to the United States of America and extend the good wishes of the Senate for a successful term of office during the next four years.

SECTION 3. Reimbursement for travel and expenses for said Committee Members shall be paid by the Senate as provided by Senate Resolution No. 5, Twenty-eighth Legislature of the State of Oklahoma.

Senator Ritzhaupt asked unanimous consent, which was granted, that the second reference on **SB 38**—to Committee on Public Health—be rescinded.

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

FIRST READING

By unanimous consent the following

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

SB 65—By Berrong and Dacus.

An Act relating to the fiscal affairs of the State; amending 62 O. S. 1951, § 41.12, relating to transfer of items of current appropriations or appropriation allotments; prohibiting transfers in excess of forty per cent (40%); providing that appropriations or appropriation allotments made for personal services shall not be transferred to any other item within the budget classification; and declaring an emergency.

SB 66—By Wilson (Beckham).

An Act relating to Workmen's Compensation; making it unlawful and a misdemeanor for any person acting as an attorney, adjustor or representative in any capacity of a respondent or insurance carrier in any Workmen's Compensation case before the State Industrial Court to thereafter represent the claimant on any such case in any action or proceeding for compensation of such claimant against or from Special Indemnity Fund; and declaring an emergency.

SB 67—By Wilson (Beckham).

An Act relating to Workmen's Compensation; requiring annual statement to be filed by self-insured employers; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 528—By Levergood.

An Act relating to judgment on pleadings or notwithstanding verdict amending 12 O.S. 1951 § 698; providing that a motion for directed verdict is granted at the close of all evidence; entitles moving party to judgment although verdict rendered to the contrary; authorizing Court to order new trial in lieu of judgment under certain conditions.

HB 529—By Levergood, Skaggs and Priebe.

An Act relating to appeal in criminal cases amending 22 O. S. 1951 § 1054 as amended by Section 1, Chapter 18, Title 22, Oklahoma Session Laws 1953, Page 98; by changing the time for appeal in felony cases from six (6) months to three (3) months after judgment.

HB 551—By Shipley and Briscoe of the House and McSpadden of the Senate.

An Act relating to the public schools of Oklahoma; amending 70 O.S. 1951 § 18-4, Subdivision 2, as amended, by adding another paragraph thereto; providing for computation of minimum program

income, for State aid purposes, from gross production tax 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 returning Engrossed **SCR 1**.

The above numbered Bills and/or Resolutions were referred for enrollment.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Seventh Legislative Day

Thursday, January 12, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgen, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Boecher, McSpadden, Morford, Shoemaker.—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 64—Constitutional Amendments. Initiative and Referendum and Code Revision.

SB 65—State and Federal Government.

SB 66—Insurance.

SB 67—Insurance.

HB 528—Judiciary.

HB 529—Criminal Jurisprudence.

HB 551—Common School Education.

Senator Dacus advised the Senate of the illness of Senator Garrison's father and asked that flowers be sent to him, which was the order.

The Chairmen of the Committees on Public Health; Revenue and Taxation; Appropriations and Budget and Banks and Banking, as a matter of public information, discussed at length the bills which have been referred to their Committees.

Senator Wilson (Beckham) presented a proposed Joint Rule to provide a schedule for orderly adjournment of the 28th Legislature, as recommended by the Legislative Council, which was discussed at length.

Senator Field moved that the proposed Joint Rule be referred to a Special Committee, to be appointed by the President Pro Tempore, to work with a like Committee of the Honorable House, for the purpose of making special study of the Rule and report back to the Senate within the next 15 days, which motion was declared adopted, President Pro Tempore Collins appointing as such Committee Senators Wilson (Beckham), Chairman, Cowden, Grantham, Trent and Bailey.

Senator Dacus presiding.

President Pro Tempore Collins presiding.

Senator Field moved, when the Clerk's desk is cleared, the Senate adjourn to meet on Monday, January 16, 1961, at 1:30 p.m., which motion was adopted.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 520—By Stevens, Bradley (Tulsa), Patterson and Ruby.

An Act relating to vacating of streets or alleys amending 11 O. S. 1951 § 659, by removing the requirement that owners

of property abutting or adjoining a street, avenue, alley or lane purposed to be vacated shall be made parties to such Act.

HB 522—By Levergood, Briscoe, Henry, Lance, McCue, Priebe, Privett and Ruby.

An Act to prohibit obtaining credit by use of a credit card issued to another without consent of the person to whom issued or which has been expired or been cancelled and prescribing penalties therefor; and declaring an emergency.

HB 573—By Rules and Procedure Committee.

An Act relating to income taxes: amending 68 O.S. 1951, § 901, as amended by Section 7, Chapter 21, Title 68, Oklahoma Session Laws 1955, Page 399, prescribing time of payment of taxes; permitting one-fourth ($\frac{1}{4}$) of taxes due over twenty-five dollars (\$25.00) to be paid on the fifteenth day of third month by corporations and fifteenth day of fourth month by all other taxpayers following close of taxable year; requiring balance to be paid on fifteenth day of fifth month following close of taxable year; authorizing advance payment of estimated taxes; making total taxes delinquent when installment not paid on date due; placing a penalty of five per cent (5%) on delinquent payments; authorizing twenty-five per cent (25%) penalty for refusal to file return and fifty per cent (50%) penalty for fraud; requiring remittances to be in form prescribed by Tax Commission; and declaring an emergency.

HB 580—By Ruby, Johnston, Avey, Bernard, Bower, Diel, Dolezal, Eidson, Etling, Fitch, Ford, Keyes, Lauer, McChristian, McCue, Moad, Morgan, Murrow, Nichols (Dewey), Page, Poynor, Shibley, Smith, Strickland, Wilhelm, Witt and Paterson.

An Act amending Section 1, Chapter 3, Title 11, Oklahoma Session Laws 1959, Page 35 (11 O.S. Supp. 1959, § 117.2), relating to construction, maintenance, improvement, and repair of streets within

certain cities and towns; and declaring an emergency.

The above **HBs** were read for the first time.

FIRST READING

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

SB 68—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations 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.

SB 69—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations 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; authorizing the Secretary of State to prepare additional copies of Legislative Acts; making the appropriations fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 70—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the State Bureau of Investigation; authorizing the Director, with the approval of the Governor, to create positions, make the appointments and fix the salaries of necessary personnel; authorizing the Director to create positions and fix salaries in Arson Division; making the appropriations fiscal; repealing all Acts in conflict herewith; and declaring an emergency.

SB 71—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making an appropriation to the Oklahoma Adjutant General; stating the purpose; authority for appointment and compensation of personnel; prohibiting solicitation of funds; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 72—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 73—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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 for payment of Supernumerary Judges; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 74—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 75—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Office of the State Insurance Board; providing that the State Insurance Board shall fix the duties and compensations of employees; fixing lapse date; repealing all Acts or parts of Acts in conflict herewith, and declaring an emergency.

SB 76—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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.

SB 77—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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; providing for the salary of the Director and other employees; making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 78—By Easterly.

An Act amending Title 67 Oklahoma Statutes Annotated, Section 91, authorizing the adoption of photographic recording of any county in this State and providing for the purchase of machines, equipment and supplies, therefor, or the letting of such recording by contract to a suitable person or persons prepared and equipped to do such work under such terms and conditions as the Board of County Commissioners may deem advisable and fixing the maximum fees to be charged for such recording where done

under contract; and declaring an emergency.

SB 79—By Easterly.

An Act relating to the disposition of unclaimed property, providing the conditions under which property shall be presumed abandoned; providing for the custody and disposition of such property and for the making and disposition of claims thereto; providing penalties for the violation of this Act; prescribing the duties of the State Treasurer and Attorney General; prohibiting contracts for legal services and expenditure of money for legal services by officials, and amending Section 162 (o) of Title 6, Oklahoma Statutes, 1951.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Finis F. LaFon states that he resides at 1900 N.W. 32, Oklahoma City, Oklahoma; that he is 59 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 tenth day of January, 1961.

Finis F. LaFon

**REPORT OF ENGROSSED
AND ENROLLED BILLS**

SBs 16 and 18 each correctly engrossed.

SRs 3 and 6 and SCR 1 each correctly enrolled.

Engrossed **SBs 16 and 18** were each properly signed and ordered transmitted to the Honorable House for consideration.

Senator Ritzhaupt presiding.

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

President Pro Tempore Collins presiding.

Enrolled **SR 6** was properly signed and ordered referred to the Secretary of State.

Enrolled **SCR 1** 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 on Monday, January 16, 1961, as provided under the Rules—1:30 p.m.

Eighth Legislative Day

Monday, January 16, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Collins, Easterly, Tipps.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Ralph A. Crawford, Pastor of the Trinity Baptist Church, Ada, Oklahoma.

The Journal for the last legislative day was approved.

Senator Graves introduced Cynthia Dodson and asked unanimous consent, which was granted, that she be made Honorary Page for this legislative day.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Earl J. Shackelford states that he resides at 317 West Hickory, Enid, Oklahoma; that he is 60 years of age; that he is legislative representative for Brother-

hood of Maintenance of Way Employees; 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, 1961.

Earl J. Shackelford.

Roy Tant states that he resides at 2628 Huntleigh Drive, Oklahoma City, Oklahoma; that he is 41 years of age; that he is legislative representative for Oklahoma Automobile Dealers Association; that he is paid the sum of \$..., 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 16th day of January, 1961.

Roy Tant.

FIRST READING

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

SB 80—By Stipe.

An Act relating to insurance; amending Section 1309 Title 36, Page 268, Oklahoma Session Laws 1957, to provide that agent's or solicitor's license shall not issue, renew or be permitted to exist when used or intended to be used principally for the purpose of procuring insurance in a general merchandising store of a foreign corporation; and declaring an emergency.

SB 81—By Wilson (Beckham), Baldwin, Rogers and Hamilton.

An Act relating to unexplained deaths; creating a board with authority to employ a State Medical Examiner and other personnel, and with authority to investigate such deaths; providing for the appointment of County Examiners with certain qualifications; prescribing circumstances under which deaths shall be investigated; prescribing compensation for autopsies and investigations; providing for reports of medical investigations to enforcement officers; providing for laboratories; authorizing board to make rules and regulations to make this Act effective and covering laboratory facilities and professional staffs; providing for records and reports and their use; repealing 19 O.S. 1951, § 461 through 485; making the provisions hereof severable.

SB 82—By Grantham of the Senate and Howe, Craig and Green of the House.

An Act relating to certain records and files of the Oklahoma Tax Commission; amending 68 O.S. 1951, § 1454, by inserting a new subsection "G" to authorize disclosure by said Tax Commission upon request as to whether a named individual or corporation has filed an income tax return as required by law; providing that all other information concerning income tax returns shall be confidential and privileged; and declaring an emergency.

SB 83—By Wilson (Beckham).

An Act relating to cosmetology; eliminating any requirement of a Wassermann or blood test in connection with a renewal of license; amending Title 59 O. S. 1951 § 199.7 (J) and declaring an emergency.

SB 84—By Wilson (Greer).

An Act relating to probate procedure; amending 58 O.S. 1951, §§ 122 and 123, relating to administrators and letters of administration, by providing that the brothers and sisters of a person dying intestate shall be equally entitled to administer the estate of said person; remov-

ing the preference of males as against females in the administration of estates; and declaring an emergency.

SB 85—By Stipe, Payne and Hamilton of the Senate, and Hopkins, Cook, Watkins and Andrews, of the House.

An Act relating to wages; declaring it to be the public policy to pay wages prevailing in the area to workmen on public projects; defining terms; requiring the payment of such wages to such workmen and limiting the class affected; making enforcement the responsibility of the Commissioner of Labor and delegating to him authority to make regulations to discharge such responsibility; requiring various Acts of ascertainment and compliance by public bodies and contractors; prescribing manner of determining prevailing wages, objection thereto, of hearing such objections, and of appeal from final administrative determinations; delegating subpoena power and authority to administer oaths to representative of Commissioner of Labor; requiring contractors affected to keep wage records; authorizing actions by workmen for enforcement; making violation hereof a misdemeanor, and fixing penalty thereof; repealing conflicting laws and parts of laws; providing for severability; and declaring an emergency.

SB 86—By Trent.

An Act making appropriations to the State Soil Conservation Board; providing for the payment of operation expenses by the State Soil Conservation Board; showing intent of the Legislature; providing for the appointment and compensation of employees; providing for the payment of the District Supervisors making the appropriation fiscal; making the provisions of this Act severable; and declaring an emergency.

Senators Ritzhaupt, Fine, Hamilton, Shoemaker, McColgin, Cowden, Baldwin, McSpadden, Cobb, Morford, Breeden, Wilson (Greer), Cartwright, Allen and Grant-

ham asked unanimous consent to be made co-authors of **SB 86**, which was the order.

SECOND READING

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

SB 68—Agriculture, then to Appropriations and Budget.

SB 69—State and Federal Government, then to Appropriations and Budget.

SB 70—Criminal Jurisprudence, then to Appropriations and Budget.

SB 71—Military and Veterans Affairs, then to Appropriations and Budget.

SB 72—Revenue and Taxation, then to Appropriations and Budget.

SB 73—Judiciary, then to Appropriations and Budget.

SB 74—Public Lands, then to Appropriations and Budget.

SB 75—Insurance, then to Appropriations and Budget.

SB 76—State and Federal Government, then to Appropriations and Budget.

SB 77—Planning and Resources, then to Appropriations and Budget.

SB 78—County Government.

SB 79—Business and Industry.

HB 520—Municipal Government.

HB 522—Criminal Jurisprudence.

HB 573—Revenue and Taxation.

HB 580—Municipal Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 519—By McCarty, Bradley (Tulsa), Cook, McCune, Poynor and Vandiver.

An Act changing the name of the "Oklahoma Cerebral Palsy Institute" and the "Oklahoma Spastic Paralysis Commission" to the "Oklahoma Cerebral Palsy Center" and the "Cerebral Palsy Commission", respectively; and declaring an emergency.

HB 578—By Bullard, Odom (Wagoner),

Fogarty, Forsythe, Goodfellow, Howe, Karnes, Lance, McChristian, Morgan, Nichols (Seminole), Patterson, Sparkman, Stevens, Wilhelm and Witt of the House and Baldwin of the Senate.

An Act relating to Unemployment Compensation provided for in the "Oklahoma Employment Security Act" and the contributions (taxes) levied under said Act; amending 40 O.S. 1951, § 217 (c) (2), as amended by Section 3, Chapter 6, Title 40, Oklahoma Session Laws 1959, Page 177, defining an "Employee's Benefit Wages" for any benefit year beginning before January 1, 1961, and for any benefit year beginning after December 31, 1960; and declaring an emergency.

HB 581—By Johnston, Ruby, Atkinson, Bernard, Bower, Craig (Lincoln), Eidson, Etling, Fitch, Ford, Howe, Karnes, Lauer, McCue, McCune, Morgan, Nichols (Dewey), Page, Patterson, Redman, Richardson, Smith, Strickland, Tate and Witt.

An Act relating to parks; amending 11 O. S. 1951, § 1110.2, authorizing the County Commissioners to maintain and improve parks within cities and towns having a population of three thousand two hundred fifty; requiring authority of governing body of such city or town; repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

HB 582—By Ruby, Johnston, Bernard, Burkett, Howe, Keyes and Patterson.

An Act pertaining to cities and towns; amending 11 O.S. 1951, § 557.2, as amended by Section 3, Chapter 6b, Title 11, Oklahoma Session Laws 1957, Page 40, pertaining to elections concerned with changes in the form of city government, and § 561, pertaining to elections concerned with city and town charters; and declaring an emergency.

HB 597—By McCune, Johnston, Bradley (Tulsa), Forsythe and Hopkins.

An Act relating to county officers; amending 19 O.S. 1951, § 131, as amend-

ed; providing for election of additional County Judge in certain counties and prescribing his duties and compensation; 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 **SCR 1**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet

at 1:30 p.m. tomorrow, which motion was adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 5 correctly engrossed.

SR 5 correctly enrolled.

Engrossed **SB 5** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 5** was 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. tomorrow.

Ninth Legislative Day

Tuesday, January 17, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—38.

Excused: Easterly, Payne, Pazoureck, Pitcher, Tipps, Wilson (Greer).—6.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Graves introduced Barbara Graves, Russell Graves, Becky Riddle, Leslie LaRue and David Collum, and asked unanimous consent, which was granted, that they be made Honorary Pages for this legislative day.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Joe M. Morris states that he resides at 2121 S Sandusky, Tulsa, Oklahoma; that he is .. years of age; that he is legislative representative for Oklahoma Municipal Contractors Assoc.; that he is paid the sum of None—Except Regular 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 17th day of January, 1961.

Joe M. Morris.

Wm. F. Latting states that he resides at 504 South Darlington, Tulsa, Oklahoma; that he is 56 years of age; that he is attorney and legislative representative for Kansas-Oklahoma Division Mid-Continent Oil and 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 of Oklahoma and petitions that he be granted, by the Honorable Oklahoma State Senate, a permit to appear before Committees and to act in his duly assigned capacity in the interest of the organization or clients he represents.

DATED this 16th day of January, 1961.

Wm. F. Latting.

J. I. Gibson states that he resides at 2700 Liberty Bank Building, Oklahoma City, Oklahoma; that he is 55 years of age; that he is legislative representative for Association of Casualty and Surety Companies; that he is paid at conclusion of services to be performed, the client will be billed a reasonable attorney's fee based upon time and effort; 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, 1961.

J. I. Gibson.

Senator Garrison expressed his deep and sincere appreciation to the Senate Membership for the beautiful flowers sent his father, who is in the hospital, and reported that he is greatly improved.

RESOLUTION

By unanimous consent, Senator Fine introduced the following Resolution:

SENATE RESOLUTION NO. 7—By Fine, Boecher, Hamilton, McClendon, Bailey, Field and McSpadden.

A Senate Resolution relating to the Grand River Dam Authority; requesting said Authority to submit to the United States Atomic Energy, in accordance with the invitation extended, an expression of interest on the Authority's part for participation in a power reactor demonstration project of said atomic energy commission; etc.

Senators Cobb, Dacus, Stipe, Bohannon and Baldwin asked to be made co-authors of SR 7, which was the order.

SR 7 was read at length as follows, adopted upon motion of Senator Fine and referred for enrollment:

SENATE RESOLUTION NO. 7—By Fine, Boecher, Hamilton, McClendon, Bailey, Field, McSpadden, Cobb, Dacus, Stipe, Bohannon and Baldwin.

A SENATE RESOLUTION RELATING TO THE GRAND RIVER DAM AUTHORITY; REQUESTING SAID AUTHORITY TO SUBMIT TO THE UNITED STATES ATOMIC ENERGY, IN ACCORDANCE WITH THE INVITATION EXTENDED, AN EXPRESSION OF INTEREST ON THE AUTHORITY'S PART FOR PARTICIPATION IN A POWER REACTOR DEMONSTRATION PROJECT OF SAID ATOMIC ENERGY COMMISSION; DIRECTING THAT THIS RESOLUTION

BE SPREAD UPON THE PAGES OF THE JOURNAL OF THE SENATE AND THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO THE ATOMIC ENERGY COMMISSION AND TO EACH MEMBER OF THE BOARD OF DIRECTORS OF THE GRAND RIVER DAM AUTHORITY.

WHEREAS, the United States Atomic Energy Commission on December 14, 1960, invited the Grand River Dam Authority to submit an expression of interest on the part of said Authority in a power reactor demonstration project of said Atomic Energy Commission; and

WHEREAS, said power reactor demonstration project would firm up the Markham Ferry project, make it more feasible from an economic standpoint and make the bonds more attractive to prospective purchasers; and

WHEREAS, this power reactor demonstration could result in savings of \$30 million to \$40 million Dollars; and

WHEREAS, said project would contribute substantially to the realization of a one billion kilowatt hour power potential for the Grand River Dam Authority, which will be needed by 1964; and

WHEREAS, the Atomic Energy Commission has twice extended the deadline for filing said expression of interest by the Authority in the power reactor demonstration project; and

WHEREAS, the deadline for the submission of the Authority's interest is January 31, 1961.

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

SECTION 1. That the Grand River Dam Authority is hereby requested to submit, in accordance with the invitation extended, an expression of interest for participation in a power reactor demonstration project of the Atomic Energy Commission prior to the deadline date of January 31, 1961.

SECTION 2. That a copy of this Resolution be spread upon the pages of the Journal of the Senate and duly authenticated copies of this Resolution be transmitted to the Atomic Energy Commission, Washington, D. C., and to each member of the Board of Directors of the Grand River Dam Authority.

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 17—Roads and Highways—To Public Safety by previous order.

Senator Wilson (Beckham) asked unanimous consent that the second reference on **SB 17** be rescinded, which was the order.

SB 59—Appropriations and Budget.

DO PASS, as amended:

SB 46—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read the first time:

SB 87—By Wilson (Greer), and Wilson (Beckham).

An Act relating to criminal procedure; amending Title 22 O. S. 1951, § 1277; and declaring an emergency.

SB 88—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Oklahoma Planning and Resources Board; providing for appointment and compensation of officials and employees; providing for agreements with the Federal Government; authorizing payment of premiums for Workmen's Compensation and other necessary insurance; providing funds for the publication of the magazine "Oklahoma Today"; making the appropriations non-fiscal; making the provisions of this Act severable; repealing all Acts in

conflict herewith; and declaring an emergency.

SB 89—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 90—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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.

SB 91—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

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.

SB 92—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations to the Oklahoma Alcoholic Beverage Control Board; providing authority for the employment and compensation of personnel; making the appropriations fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 93—By McClendon and Trent of the

Senate, and Allard and Williams (Murray) of the House.

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.

SB 94—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making appropriations 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 transfer of funds; authority for administration of affairs of the State Veterans Department, State Accrediting Agency, and each of the institutions listed in this Act; authority for appointment and compensation of personnel; authority to enter into agreements with the Vocational Rehabilitation Division of the State Board of Vocational Education for rehabilitation of disabled veterans; providing for method of making purchases; appropriating funds for contracting with the Department of Mental Health for services rendered veterans; prescribing method of aiding destitute minor dependents; providing for lapse date, making provisions of this Act severable; and declaring an emergency.

SB 95—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 pay-

ment 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, Section 41.1 through Section 41.8, O.S. 1951, 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 96—By McClendon and Trent of the Senate, and Allard and Williams (Murray) 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 97—By Shoemaker.

An Act relating to suits against foreign corporations which have no agent on whom service may be made; prescribing venue for such actions; providing for service on the Secretary of State; amending 18 O. S. 1951, § 1.204a; and repealing 18 O. S. 1951, § § 472, 473, 474, and 475.

SB 98—By Committee on Roads and Highways.

An Act relating to the State Highway Department; amending 69 O.S. 1951, §

20.6, as amended by Section 1, Chapter 1d, Title 69, Page 352, Oklahoma Session Laws 1953 and by Section 7 of House Bill No. 581, Twenty-seventh Regular Session, Page 451, Oklahoma Session Laws 1959; eliminating the requirement that the State Highway Director shall be a qualified and competent engineer; providing that no person shall be elected State Highway Director who has not been a qualified resident of the State of Oklahoma for at least five (5) consecutive years immediately preceding his election to said office; and declaring an emergency.

SECOND READING

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

SB 80—Insurance.

SB 81—Public Health.

SB 82—Revenue and Taxation.

SB 83—Public Health.

SB 84—Judiciary.

SB 85—Labor Relations.

SB 86—Agriculture.

HB 519—Public Health.

HB 578—Senator Grantham stated that **HB 578** is identical to **SB 31**, which is now on General Order and asked unanimous consent that **HB 578** be ordered placed upon the calendar without reference to a Committee, which was the order.

HB 581—County Government.

HB 582—Municipal Government.

HB 597—County Government.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 538—By Howard, Johnston, Atkinson, Hopkins, Forsythe, McCune and Bradley (Tulsa).

An Act relating to presidential electors; prescribing an oath or affirmation to be taken by persons nominated for said office by political party conventions and

provided by Section 5, Article III, Oklahoma Constitution; providing that such nominations shall be vacant upon failure to take said oath within the time prescribed by said Act, and providing for the filling of such vacancies; providing that violation of said oath shall be a misdemeanor and prescribing the penalty therefor; and declaring an emergency.

HB 547—By Cox, Abbott, Bradley (Tulsa), Burkett, Fogarty, Lauer, McCune, Morgan, Poynor, Reneau, Richardson, Van Hooser, Williams (Murray), Wolf, Atkinson, Goodfellow, Lance and Tinker.

An Act changing the name of the Department of Mental Health to the Department of Mental Health and Retardation; and declaring an emergency.

HB 564—By Howard and Atkinson.

An Act relating to presidential electors; requiring political parties to nominate candidates for electors at state conventions; directing chairman of Central Committees to certify names of electors nominated to State Election Board within certain times; prohibiting candidates of parties not properly certified from appearing on ballot at General Election; and declaring an emergency.

The above numbered **HBs** and/or **HRS** were read for the first time.

COMMITTEE APPOINTMENT

As provided under **SR 6**, President Pro Tempore Collins appointed the following Committee: Senators Payne, Wilson (Greer), Trent, Pazoureck, Pitcher and Tipps.

Upon motion of Senator Field, the Senate closed its doors and went into Executive Session.

*

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

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:30 p.m. tomorrow, which motion was 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 35—Education—Common.

HB 551—Education—Common.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m. tomorrow.

Tenth Legislative Day

Wednesday, January 18, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—38.

Excused: Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—6.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

LOBBY PERMITS

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

George W. Stone states that he resides at 2708 S.W. 54, Oklahoma City, Oklahoma; that he is 41 years of age; that he is legislative representative for Oklahoma State Union of the Farmers Education and Co-operative Union 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 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 January, 1961.

George W. Stone.

RESOLUTIONS

Senator Grantham introduced the following Resolution:

SR 8—By Grantham.

A Resolution extending the congratulations and tendering the highest esteem of the Oklahoma State Senate to its beloved Colleague, Senator Louis H. Ritzhaupt, on his Seventieth Birthday and the beginning of his Seventh term in the Oklahoma State Senate.

Senators Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) and Wilson (Greer) asked to be made co-authors of **SR 8**, which was the order.

SR 8 was read at length, as follows, adopted upon motion of Senator Grantham and ordered referred for enrollment:

SENATE RESOLUTION NO. 8—By Grantham, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon,

McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).

A RESOLUTION EXTENDING THE CONGRATULATIONS AND TENDERING THE HIGHEST ESTEEM OF THE OKLAHOMA STATE SENATE TO ITS BELOVED COLLEAGUE, SENATOR LOUIS H. RITZHAUPT, ON HIS SEVENTIETH BIRTHDAY AND THE BEGINNING OF HIS SEVENTH TERM IN THE OKLAHOMA STATE SENATE.

WHEREAS, it is the desire of this body to be in the vanguard of those paying respect and homage where such is due; and

WHEREAS, Senator Louis H. Ritzhaupt first became a member of this body in the Fourteenth session, in 1933, serving with honor and distinction in each succeeding Legislature, absent only during the Twenty-fourth and Twenty-fifth sessions, to become, in the truest sense of the word, the Dean of the Oklahoma State Senate, an invaluable source of information and knowledge and a peerless counselor for his colleagues; and

WHEREAS, the life of our beloved and esteemed colleague has been one of devotion to the public welfare, within and without this deliberative chamber, and manifested by a seemingly illimitable and inspired energy; and

WHEREAS, Louis H. Ritzhaupt was commissioned a First Lieutenant in the United States Army in 1917, serving his country with honor and distinction in the first of our century's great conflicts and again during World War II, in which he rose to the rank of Colonel in the United States Army Medical Corps; and

WHEREAS, long before his entry into the Oklahoma Senate, Dr. Ritzhaupt manifested a deep devotion to the welfare of his fellow man, as evidenced by the choice of medicine as his life's career, a field in which he has made noteworthy contributions and achieved great prominence, and by his active and interested

participation in the affairs of his city and community; and

WHEREAS, in addition to his career in medicine and government, Senator Ritzhaupt became a recognized leader in the field of poultry husbandry, the success of which his colleagues in many instances have had occasion for which to rejoice; and

WHEREAS, neither time nor space permits us to give in detail the voluminous record of legislation bearing the indelible imprint of our colleague, he has been an inflexible defender of the principles of American government and constitutional law; he has evinced a deep-seated and continuing interest in the strengthening and modernization of our State Constitution; he has been a recognized and outstanding leader in the broad field of social legislation, particularly in the areas of rehabilitation, health and welfare, public safety and the care of crippled children; he has been a vigorous advocate of the strengthening of our institutions of higher education and the improvement of our roads and highways; he has been a champion for those who ask for value received for each of the public's tax dollars; and

WHEREAS, our colleague has been endowed by the Creator with an unusual amount of the milk of human kindness, and of all those qualities which have endeared Senator Ritzhaupt to the members and former members of this body, those which are perhaps most noteworthy and most inherent in his character are his unfailing compassion and sympathy for his fellow creatures; and

WHEREAS, these rare qualities are of inestimable benefit to any deliberative body and throughout these many years this Senate has come to depend on Senator Ritzhaupt's courage, integrity and wisdom; and

WHEREAS, today, January 18, 1961, marks the seventieth birthday of our beloved colleague, Senator Louis H. Ritzhaupt, of Guthrie, Logan County;

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

THAT the members of this body here duly assembled extend to our beloved friend and colleague, Senator Louis H. Ritzhaupt, our most sincere wishes for many happy returns on this his seventieth birthday and, further, that this most welcome and indomitable of spirits shall long continue in his welcome and accustomed place in our midst; and

BE IT FURTHER RESOLVED that this resolution be spread upon the pages of the permanent Journal of the Senate as an expression of the high esteem of this body for its beloved colleague and that duly authenticated copies of this resolution be sent to Senator Ritzhaupt's son, Mr. Louis H. Ritzhaupt, Jr., Guthrie, Oklahoma. and to his daughter, Mrs. Lillian R. Williams, 2208 Cuthbert, Midland, Texas.

Senator Ritzhaupt introduced the following Resolution:

SENATE CONCURRENT RESOLUTION NO. 2—By Ritzhaupt and Grantham of the Senate; and Cox of the House.

A Resolution memorializing the Congress of the United States to amend 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 for an exemption of Fifty Dollars (\$50.00) per month of earned income in the Old Age Assistance and Aid to Dependent Children categories.

Senators Bailey, Baldwin, Belvin, Berrong, Boecher, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Rogers, Shoemake, Stipe and Wilson (Beckham) asked to be made co-authors of SCR 2, which was the order.

SCR 2 was read at length as follows, adopted upon motion of Senator Ritzhaupt and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 2—By Ritzhaupt, Grantham, Bailey, Baldwin, Belvin, Berrong, Boecher, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Rogers, Shoemake, Stipe and Wilson (Beckham) of the Senate; and Cox of the House.

A RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO AMEND 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 AN EXEMPTION OF FIFTY DOLLARS (\$50.00) PER MONTH OF EARNED INCOME IN THE OLD AGE ASSISTANCE AND AID TO DEPENDENT CHILDREN CATEGORIES.

WHEREAS, The State of Oklahoma in the Twenty-sixth Session of its Legislature did enact legislation directing the Public Welfare Commission of this State to revise and liberalize its budget in ascertaining the need of any person eligible to receive old age assistance and aid to dependent children payments; and

WHEREAS, The Legislature further directed that the Welfare Commission in so doing consider the increased cost of living and except from consideration earned or inconsequential resources or unpredictable wages or salary in an amount of an average of Fifty Dollars (\$50.00) per month; and

WHEREAS, This action was taken by the Oklahoma Legislature with a view toward relieving unnecessary idleness and encouraging industry and a semi-independence on the part of the welfare recipients of this State; and

WHEREAS, Since the passage of this 1957 Act by the Oklahoma Legislature increases in the cost of living as well as an increased standard of living have been the order of the day, this being applicable

to all members of our community of states, those engaged in regular employment as well as those on welfare; and

WHEREAS, In the years following the passage of this Act by the Oklahoma Legislature the Congress of the United States has found it necessary to enact legislation liberalizing certain classes of assistance category benefits and to extend social security benefits for eligible recipients; and

WHEREAS; The Members of this Committee recognize that any amount of earned income has a wholesome effect on the individual, regardless of his years of economic status, and the result of earning one's own way creates a more desirable atmosphere for the individual and the community alike; and

WHEREAS, Worthwhile activity for a person of senior years is of proven medical benefit, such activity postponing both mental and physical deterioration, and symbolizes that great American Heritage of industry and independence for each individual.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE THE MEMBERSHIP OF THE HOUSE OF REPRESENTATIVES 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 and aid to dependent children categories.

BE IT FURTHER RESOLVED, that duly authenticated copies of this Resolution be sent to the Secretary of the Department of Health, Education, and Welfare and to each Member of the Oklahoma Congressional Delegation.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 566—By Sparkman.

An Act amending Section 4, Chapter 7A, Title 63, Oklahoma Session Laws 1953, Page 306, as amended by Section 1, Chapter 7A, Title 63, Oklahoma Session Laws 1959, Page 265 (63 O.S. Supp. 1959, § 330.4) relating to rest homes and like institutions; eliminating associations from coverage fact; providing for application for license to operate; prescribing certain qualifications; providing for investigation; creating county board to investigate certain institutions; providing for board to report its findings and recommendations; providing for issuance of license under certain conditions; and declaring an emergency.

The above numbered HB was read for the first time.

COMMITTEE REPORTS

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

DO PASS:

SB 6—Agriculture.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 7 correctly enrolled.

Enrolled SR 7 was properly signed and ordered transmitted to the Secretary of State.

SECOND READING

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

SB 87—Criminal Jurisprudence.

SB 88—Planning and Resources, then to Appropriations.

SB 89—Education, Common, then to Appropriations and Budget.

SB 90—Labor Relations, then to Appropriations and Budget.

SB 91—State and Federal Government, then to Appropriations and Budget.

SB 92—State and Federal Government, then to Appropriations and Budget.

SB 93—State and Federal Government, then to Appropriations and Budget.

SB 94—Military and Veterans Affairs, then to Appropriations and Budget.

SB 95—Roads and Highways, then to Appropriations and Budget.

SB 96—Education, Common, then to Appropriations and Budget.

SB 97—Judiciary.

SB 98—Roads and Highways.

HB 538—Privileges and Elections.

HB 547—Public Health.

HB 564—Privileges and Elections.

Senator Cowden presiding.

GENERAL ORDER

HB 578, by Bullard et al of the House and Baldwin of the Senate, was read and considered.

Upon motion of Senator Baldwin, **HB 578** was advanced to engrossment.

Upon motion of Senator Baldwin, the rules of the Senate were suspended and **HB 578** was placed upon third reading and final passage.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—35.

Excused: Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—6.

Not Voting: Collins, Ham, Lollar.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—35.

Excused: Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—6.

Not Voting: Collins, Ham, Lollar.—3.

The emergency was declared passed.

HB 578 was properly signed and ordered returned to Honorable House.

FIRST READING

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

SB 99—By Wilson (Beckham), Easterly.

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.

Senator Allen asked to be made co-author of **SB 99**, which was the order.

SB 100—By Morford and Rogers of the Senate, and Howard, Clark and Converse of the House.

An Act relating to Militia; allowing military superiors to arrest members of Oklahoma National Guard for violating military offenses; authorizing peace officers to serve warrants of such arrest when requested by military; amending 44 O.S. 1951, § 97 to all judges or magistrates to admit person to bail or hold in county jail for surrender to commanding officers

issuing warrant; and declaring an emergency.

SB 101—By Stipe.

An Act relating to the State Insurance Fund; amending 85 O.S. 1951, § 131a and § 131b, by replacing the Secretary of the State Insurance Board with the president of the State Insurance Board as a member of the Board of Managers of the State Insurance Fund; providing that the president of the State Insurance Board shall appoint the State Insurance Fund Commissioner; and declaring an emergency.

SB 102—By Stipe.

An Act consolidating the State Insurance Board with the office of the State Insurance Commissioner; transferring all records, funds and property of the present State Insurance Board, to the State Insurance Commissioner; repealing conflicting laws; and declaring an emergency.

SB 103—By Shoemaker.

An Act relating to delinquent State taxes and authorizing an additional cumulative remedy for the collection thereof; providing, in addition to the other remedies afforded by law, for issuance by Oklahoma Tax Commission of a notice and order directed to and requiring any person, firm, the State, any political subdivision or agency of the State, possessing funds, credits, or wages, of taxpayers owing delinquent State taxes, to deduct, and remit to Tax Commission any amount thereof not exempt from attachment or garnishment, sufficient to pay said tax; making such employer or other person liable for failure to comply; providing remedy for taxpayers; authorizing other related action by Tax Commission; making this Act a part of the State Tax Uniform Procedure Act to be designated as Section 1477.1 of Title 68 of the Oklahoma Statutes; and declaring an emergency.

GENERAL ORDER

HB 551, by Shipley et al of the House and McSpadden of the Senate was read and considered.

Senator Bohannon moved to amend **HB 551**, page 2, by striking after the word "tax" in line 2 and the words preceding the word "shall" in line 3, which amendment was adopted.

By unanimous consent, further consideration of **HB 551** was deferred.

SB 17, by Wilson (Beckham), was read and considered.

By unanimous consent, further consideration of **SB 17** was deferred.

The Senate was declared at ease.

The Senate was called to order, with Senator Cowden presiding.

GENERAL ORDER

Referring further to **SB 17**:

Upon motion of Senator Wilson (Beckham), **SB 17** was advanced to engrossment.

Upon motion of Senator Baldwin, **SB 31**, by Baldwin of the Senate and Bullard et al of the House, was ordered stricken from the Calendar.

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

Senator Baldwin presiding.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 578**.

The above numbered Enrolled Bills and/or Resolutions was, 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 10:00 a.m., tomorrow.

Eleventh Legislative Day

Thursday, January 19, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—34.

Excused: Allen, Bailey, Breeden, Dacus, Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—10.

The President declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

LOBBY PERMITS

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Hal T. Gibson states that he resides at 124 East 24th, Tulsa, Oklahoma; that he is 46 years of age; that he is legislative representative for Oklahoma Independent Petroleum Assn.; 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 19th day of January, 1961.

Hal T. Gibson.

Senator Garrison asked unanimous consent, which was granted, that Nancy June Smith of Bartlesville, Oklahoma, be made Honorary Journal Clerk for this Legislative Day.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Field, who stated Permits would be issued in the Office of the President Pro Tempore:

Mr. President: We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits,

beg leave to report that we had the same under consideration and herewith recommend that Lobby Permits be granted to the following named persons:

From Oklahoma City, Oklahoma

Harlan Bell, 527 Hightower Bldg., Oklahoma Brotherhood of Railroad Trainmen.

Don Blair, 5413 North Military, Oklahoma State Medical Ass'n.

Malcolm Coney, 729 North Robinson, Interested in Blind Legislation.

J. J. Caldwell, 922 N.E. 18th St., Oklahoma State AFL-CIO.

Dallas French, 34 N.E. 66, Oklahoma Dairy Products Institute.

Dick Graham, 2540 N.W. 28th St., Oklahoma State Medical Ass'n.

T. C. "Ted" Knoop, 4208 North Lindsay, Oklahoma Retail Merchants Ass'n.

Roy Tant, 2628 Huntleigh Drive, Oklahoma Automobile Dealers Ass'n.

Finis F. LaFon, 1900 N.W. 32, Association of Oklahoma Fire and Casualty Companies.

Ray E. Summers, 304 S.E. 59, Local 5232 Oil Workers Union Oklahoma City.

W. B. "Bill" Seay, 1728 Andover Court, Bureau for Lathing and Plastering of Oklahoma City.

F. E. Willingham, 1208 N.E. 45th, Oklahoma Education Ass'n.

E. J. O'Connor, 2629 NW 24th, Associated Industries of Oklahoma, Inc.

Dr. J. LeRoy Oxford, 3024 N.W. 68th, Oklahoma Optometric Ass'n.

George R. Reid, 3021 N. Roff, Oklahoma Cattlemens Ass'n.

Raymond A. Armstrong, 3604 N.W. 47th, Oklahomans for the Right to Work, Inc.

Fredrick N. Bull, 1730 Andover Court, Oklahoma State Council of Carpenters.

J. Orville Bumpus, 617 E. Bouse Drive (Midwest City), Oklahoma State School Boards, Ass'n. Inc.

David Fudge, 1425 N.E. 35th, Oklahoma Municipal League.

Czar D. Langston, Jr., 3217 N.W. 35th St., Oklahoma Ass'n. of Electric Cooperatives.

Ross J. McLennan, 4639 N. McArthur, Sooner Alcohol-Narcotics Education.

Wm. "Bill" Morgan, 1216 N.W. 38th, Oklahoma Lumbermens Ass'n.

Kenneth McFall, 2501 North Stiles, Oklahoma Farm Bureau.

John L. O'Brien, 3317 N.W. 64th St., Oklahoma Savings and Loan League.

Ferman Phillips, 904 N.E. 19th, Oklahoma Education Ass'n.

William J. Robinson, 1108 Colcord Bldg., American Mutual Insurance Alliance.

Carroll Swickey, 3200 N.W. 43, Oklahoma Association of Insurance Agents.

Roy Tillman, 2737 S.W. 32, Oklahoma State AFL-CIO and Oklahoma State Build-

ing and Construction Trades Council AFL-CIO.

Truman Wester, 1001 S. Littler, Oklahoma Education Ass'n.

From Tulsa, Oklahoma

Houston Adams, 4607 S. Winston, Tulsa Chamber of Commerce.

Len Yarbrough, 1104 East 53rd, Oklahoma State AFL-CIO.

From Byers, Oklahoma

Marvin Guinn, Box 111, Oklahoma Association of Soil and Water Conservation Districts.

From Nardin, Oklahoma

Frank Zeman, Nardin, Oklahoma, Oklahoma Wheat Growers Ass'n.

From Enid, Oklahoma

Earl J. Shackelford, 317 West Hickory, Brotherhood of Maintenance of Way Employees.

Raymond W. Suttles, Jr., 1209 N. 16th, Oklahoma Wheat Growers Ass'n.

From Shawnee, Oklahoma

James B. Townsend, Route No. 4, Brotherhood of Locomotive Firemen and Enginemen.

CLEM McSPADDEN, Chrm.

FIRST READING

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

SB 104—By Harris of the Senate and Leverage of the House.

An Act relating to roads and highways; prescribing the powers and duties of the several boards of County Commissioners; providing for mapping and numbering or designation of roads and highways; providing for an annual road budget and report; pertaining to purchase of road and highway supplies, materials and equipment and contracts therefor; requiring purchase of road and highway supplies, materials and equipment on bids, with certain exceptions; requiring reports to the Oklahoma Tax Com-

mission and State Examiner and Inspector and providing for withholding of road funds allocable to counties upon failure to make same and for forfeiture thereof under certain circumstances; making any combination, confederation or conspiracy to violate said Act a felony; prohibiting County Commissioners from contracting with relatives, or being interested in any contract with the several counties, and prescribing penalties and liabilities; providing for the withholding of funds by the Oklahoma Tax Commission from counties which do not comply with this Act; providing for duties of Oklahoma Tax Commission, State Examiner and Inspector, county clerks, county attorneys and the Attorney General; providing penalties for violation hereof; fixing the effective date hereof; making the provisions of this Act severable; and repealing all Acts or parts of Acts in conflict herewith.

SB 105—By Shoemaker and Land.

An Act relating to elections, regarding registrations for voting and transfers of registrations; amending Section 4, Subsection (e), as amended, and Section 6 and Section 7 of Senate Bill 138, Oklahoma Session Laws 1953; amending 26 O. S. 1951, § 101c, Subsection (e), as amended, § 101e, as amended, and § 101f; providing that an elector's registration shall be canceled if said elector fails to vote in a given four-year period; providing registrations canceled for failure to vote in three consecutive state-wide elections since January 1, 1957, and before the effective date of this Act be reinstated; providing certain times for transferring registrations; and declaring an emergency.

SJR 12—By Shoemaker.

A Joint Resolution proposing an amendment to Article X, Oklahoma Constitution, same to be added as Section 35; relating to municipal and county levy for the purpose of securing and developing industry and authorizing any city of the first or second class, any incorporated town or any county, by and with the consent of the ma-

jority of qualified electors, to issue bonds for the purpose of securing and developing industry, within or near the municipality or within the county; providing for submission of the proposed amendment to the people for their approval or rejection; and ordering a Special Election.

SECOND READING

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

SB 99—Game and Fish.

SB 100—Military and Veterans Affairs.

SB 101—Insurance.

SB 102—Insurance.

SB 103—Revenue and Taxation.

HB 566—Public Health.

GENERAL ORDER

SB 59 by McClendon and Trent of the Senate, and Allard et al of the House was read and considered.

Upon motion of Senator McClendon, **SB 59** was advanced to engrossment.

Upon motion of Senator McClendon, 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe.—32.

Excused: Allen, Bailey, Breeden, Dacus, Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—10.

Not Voting: Cartwright, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe.—32.

Excused: Allen, Bailey, Breeden, Dacus, Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—10.

Not Voting: Cartwright, Wilson (Beckham).—2.

The emergency was declared passed.

SB 59 was referred for engrossment.

GENERAL ORDER

SB 46 by McClendon and Trent of the Senate, and Allard, et al of the House, was read and considered.

Upon motion of Senator McClendon, **SB 46** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 46** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 46 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—32.

Excused: Allen, Bailey, Breeden, Dacus, Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—10.

Not Voting: Cartwright, Stipe.—2.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—32.

Excused: Allen, Bailey, Breeden, Dacus, Payne, Pazoureck, Pitcher, Tipps, Trent, Wilson (Greer).—10.

Not Voting: Cartwright, Stipe.—2.

The emergency was declared passed.

SB 46 was referred for engrossment.

GENERAL ORDER

SB 35 by Hamilton was read and considered.

Senator McSpadden Presiding.

Senators Dacus and Breeden asked to be recorded present, which was the order.

By unanimous consent, further consideration of **SB 35** was deferred.

RESOLUTIONS

By unanimous consent, Senator Rogers introduced the following Resolution:

SR 9—By Rogers.

A Resolution authorizing the President Pro Tempore to appoint a committee to examine the functions and operation of the various agencies of Oklahoma for the purpose of reducing the cost of State Government.

The following asked to be made co-authors of **SR 9**, which was the order:

Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Loll-

ar, McClendon, McColgin, McSpadden, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe.

Senator Ritzhaupt moved to amend **SR 9**, line 2, page 2, by adding the following paragraph: "This Committee, with the approval of the President Pro Tempore, shall have the power to secure and pay the technical assistants necessary to carry out the intent of this Resolution." The amendment was adopted.

President Pro Tempore Collins presiding.

Senator Harris moved to amend **SR 9**, by adding at the end thereof the additional paragraph to read as follows: "Be it further resolved that said Committee shall give particular study to the earmarked revenue and revolving funds of such Boards, Commissions and Departments and make recommendations for a higher degree of a surveillance and control over said funds by the Legislature." The amendment was adopted.

SR 9 was read at length, as follows, adopted upon motion of Senator Rogers, and ordered referred for enrollment:

SENATE RESOLUTION 9—By Rogers, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Ritzhaupt, Romang, Shoemake, Stevenson and Stipe.

A RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE TO APPOINT A COMMITTEE TO EXAMINE THE FUNCTIONS AND OPERATION OF THE VARIOUS AGENCIES OF OKLAHOMA FOR THE PURPOSE OF REDUCING THE COST OF STATE GOVERNMENT.

WHEREAS, the Twenty-Eighth Oklahoma Legislature convened on January 3, 1961, facing the most serious financial crisis in the history of the State; and

WHEREAS, the people of Oklahoma have been told of an impending tax increase since before the convening of this Session, and almost daily since; and

WHEREAS, the people of Oklahoma are looking to the State Senate for leadership not only in providing a sound program of necessary taxation consistent with the expanding economy of Oklahoma and its continuous efforts to attract industry, but they are also depending upon it to serve as a body of good stewards of public funds already levied upon the people, insuring that the maximum use is made of tax revenues and that the business of State Government is efficiently operated; and

WHEREAS, definite steps should be taken to guarantee to the people of Oklahoma that every possible economy in the operation of State Government is made, every desirable consolidation of agencies and functions is accomplished, and every known reduction in expenditure of State funds is brought about during this Twenty-Eighth Session of the Legislature; and

WHEREAS, the State Senate should assume the responsibility of re-examining the entire fabric of the functions of State Government, with a view to the elimination of, or reduction in cost of operation of, the various boards, bureaus, commissions, agencies and departments of State Government:

BE IT THEREFORE RESOLVED BY THE OKLAHOMA STATE SENATE: That the President Pro Tempore appoint a committee of five (5) members of the Senate to examine the functions and operation of the various boards, bureaus, commissions, agencies and departments of the State of Oklahoma, reporting its findings and making recommendations to the appropriate standing committee of the Senate and to the Senate itself, from time to time during the Session of the Twenty-Eighth Legislature of Oklahoma, concerning the reduction in the cost of

State Government and/or the more useful use of state tax revenues.

This Committee, with the approval of the President Pro Tempore, shall have the power to secure and pay the technical assistants necessary to carry out the intent of this Resolution.

BE IT FURTHER RESOLVED, that said Committee shall give particular study to the earmarked revenue and revolving funds of such Boards, Commissions and Departments and make recommendations for a higher degree of a surveillance and control over said funds by the legislature.

Referring to **SR 7**, by Fine:

Senator Fine moved that the President Pro Tempore be authorized to appoint a Committee of five to meet with the GRDA, if and when the Atomic Energy Commission, or its representatives, meets with the Authority, pursuant to the invitation extended by the Commission, and that said Committee furnish the Senate with a report of the proceedings, which motion was seconded by Senator Dacus and adopted by the Senate.

As provided under the Fine motion, President Pro Tempore Collins appointed Senators Fine, Baldwin, Cowden, Pitcher and Boecher.

Senator Fine asked unanimous consent that Senator Boecher be designated as Chairman of the Committee under the Fine motion, instead of himself, to which Senator Boecher objected.

Senator Field moved that the President Pro Tempore request the Finance Division of the Department of Education to furnish members of the Senate with lists, covering their respective Senatorial Districts, of the teacher personnel and salaries paid, which motion was adopted.

Senators Cobb, Hamilton and McClendon asked that the list of teacher personnel and salaries paid, from their respective districts, be not requested for them, which was the order.

Senator McSpadden moved, when the Clerk's desk is cleared, the Senate adjourn to meet on Monday, January 23, 1961, at 1:30 p.m., which motion was 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 83—Public Health.

HB 519—Public Health.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 531—By Skaggs of the House and Wilson (Beckham) of the Senate.

An Act relating to securities; amending Section 204, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 332 (71 O. S. Supp. 1959 § 204); relating to the denial, revocation, suspension, cancellation and withdrawal of registrations; providing for the payment of a reasonable fee for examinations; and declaring an emergency.

HB 533—By Skaggs of the House and Wilson (Beckham) of the Senate.

An Act relating to securities; amending Section 202, Chapter 1, Title 71, Oklahoma Session Laws 1959; Page 330, (71 O. S. Supp. 1959, § 202), increasing the filing fee required of applicants for registration as agent; and declaring an emergency.

HB 589—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making a supplemental appropriation to the State Board of Education for operation and maintenance of the public schools in the State of Oklahoma; stating method of apportionment and disbursement making the appropriation non-fiscal; and declaring an emergency.

The above numbered **HBs** were read for the first time.

**REPORT OF ENGROSSED
AND ENROLLED BILLS**

SCR 2 correctly engrossed.

SR 8 correctly enrolled.

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

Enrolled **SR 8** was properly signed and ordered transmitted to the Secretary of State.

As provided under the McSpadden motion, the Senate was declared adjourned to meet on Monday, January 23, 1961, as provided under the Rules—1:30 p.m.

Twelfth Legislative Day

Monday, January 23, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by the President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Belvin, Cartwright, Grantham, Lollar, Morford, Shoemake, Tipps.—8.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Lewis A McPherrren, Pastor of the First Christian Church, Pond Creek, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator McSpadden announced the arrival at 11:55 a.m., Sunday, January 22, 1961, of a little 17½ inch, 7 pound 3 ounce son, Orman Paul, to Mr. and Mrs. Paul McBride, at St. Anthony's Hospital, the mother being the beloved Secretary to President Pro Tempore Collins.

By unanimous consent of the Senate and upon request of Senator McSpadden, young Orman Paul McBride was made Honorary President Pro Tempore of the Oklahoma State Senate for this legislative day, following which suitable flowers were order-

ed sent to Mrs. McBride, Room 305 North, St. Anthony's.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Fred W. Heep states that he resides at 2800 Northwest 17th, Oklahoma City 7, Oklahoma; that he is 69 years of age; that he is legislative representative for Oklahoma Livestock Marketing Association & Oklahoma Sheep & Wool Producers 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 23rd day of January, 1961.
Fred W. Heep

C. G. Baker states that he resides at 2725 N.W. 24th St., Oklahoma City, Oklahoma; that he is 55 years of age; that he is legislative representative for The State Fair 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 9th day of January, 1961.
C. G. Baker.

Roy Borthick states he resides at 3316 Shields Blvd., Oklahoma City, Oklahoma; that he is 49 years of age; that he is legislative representative for Oklahoma State Fireman's Ass'n.; 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 20th day of January, 1961.

Roy Borthick.

COMMITTEE REPORT

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 573—Revenue and Taxation.

DO PASS, as amended:

SB 9—Agriculture.

FIRST READING

The following Bill was introduced and read the first time:

SB 106—By Stipe.

An Act providing for the sale of brick manufactured at the State Penitentiary to schools, churches, hospitals, county fairs, counties, school districts and cities and towns; and declaring an emergency.

SECOND READING

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

SB 104—County Government, then to Roads and Highways.

SB 105—Privileges and Elections.

SJR 12—Business and Industry.

HB 589—Education, Common, then to Appropriations and Budget.

HB 531—Banks and Banking.

HB 533—Banks and Banking.

GENERAL ORDER

SB 83 by Wilson (Beckham) was read and considered.

Senator Wilson moved to amend **SB 83**, line 1, page 2, by striking after the letter "a" and before the word "test," the word "Wassermann" and substituting the word "Luetic" which amendment was adopted.

Upon motion of Senator Wilson (Beckham) **SB 83** was advanced to engrossment.

By unanimous consent **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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Belvin, Cartwright, Grantham, Lollar, Morford, Shoemake, Tipps.—8.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Belvin, Cartwright,

Grantham, Lollar, Morford, Shoemake, Tipps.—8.

The emergency was declared passed.

SB 83 was referred for engrossment.

GENERAL ORDER

HB 519, by McCarty, et al was read and considered.

Upon motion of Senator Rogers, HB 519 was advanced to engrossment.

By unanimous consent, HB 519 was placed upon third reading and final passage.

THIRD READING

HB 519 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).
—35.

Excused: Allen, Belvin, Cartwright, Grantham, Lollar, Morford, Shoemake, Tipps.—8.

Not Voting: McClendon.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).
—35.

Excused: Allen, Belvin, Cartwright, Grantham, Lollar, Morford, Shoemake, Tipps.—8.

Not Voting: McClendon.—1.

The emergency was declared passed.

HB 519 was properly signed and ordered returned to Honorable House.

Senators Cartwright, Lollar, Allen and Shoemake asked to be recorded present, 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 President Pro Tempore Collins presiding, who made the following announcement:

The Senate, in executive session, refused to advise and consent to the confirmation of ARCHIE STOUT, as a member of the Alcoholic Beverage Control Board, for a term effective upon confirmation and ending June 23, 1963, and ordered that, if in the future, the Governor refuses to follow the Constitutional requirement—that he advise with the Senate on appointments of this type—such appointments will be automatically returned to the Governor's office until the Governor stops ignoring the Constitution.

COMMUNICATION

The following Communication from the Senate Chaplain of last week was presented by Senator Cartwright, read and ordered incorporated in the Journal:

“TRINITY BAPTIST CHURCH

Tenth at Turner

Ada, Oklahoma

January 20, 1961

The Honorable Senator Buck Cartwright
State Capitol, Oklahoma City, Oklahoma
Dear Senator Cartwright:

I find it difficult to express my deep appreciation and gratitude for the privilege you fostered for me this past week. I shall remember my experience as Chaplain of the Senate for years to come, and, in return, I pray I shall be able to lift the elected office of Senator in Oklahoma to the dignity and honor it justly deserves.

I shall be more consistent in my prayers for you, the President, President Pro Tem, and all the Senate members. I realize, now, the heavy burdens and complex problems you face. May God bless you and guide with heavenly wisdom.

I enjoyed my visit with Senator Field during the noon meal on Tuesday. He was helpful to me in explaining various aspects of Senatorial procedure. I am afraid, Senator Cartwright, that the average citizen, like myself, needs at least an elementary education in the legislative methods of our Senate and House. I do not believe the newspapers have been fair in their representation of our lawmakers. After the Monday afternoon session, I returned to my room and watched the news telecast. The station had selected a small portion of Senator Allen's speech on the Oklahoma City expansion, and the part emphasized where he said, "I want Oklahoma City to keep their cotton-picking hands off my County." I enjoyed his speech, and I certainly agree with him. But, Oklahomans saw only his emotional flight. I'm not sure that TV coverage of the Senate session is best for the Senate, that is, if the Senate has no control over the portions to be televised.

I believe that there is more dignity in the Senate than is being conveyed to the public. I believe the day is here when our elected lawmakers need elevation in honor and prestige. You did not seek the Senate for profit, and your many obligations certainly indicated you aren't afraid of work.

Be assured of my prayerful concern for you as you represent our district. Call on me if I can be of help to our great State of Oklahoma.

Sincerely and gratefully yours,
Ralph A. Crawford, Pastor."

Senator Ritzhaupt asked unanimous consent, which was granted, that copies of the above Communication be ordered sent to all Rural newspapers of the State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 503—By Levergood, McCune and Priebe.

An Act prohibiting sessions of a Grand Jury thirty (30) days before or ten (10) days after any State or County Primary, Run-Off Primary or General Election.

HB 504—By Levergood, McCune and Priebe.

An Act amending 38 O.S. 1951 § 21; relating to the times, methods and duties of officials involved in the selection of Grand and Petit jurors; designating the first thirty-six (36) names drawn as Grand Jurors if a Grand Jury is called; permitting the Court in its discretion to excuse or discharge persons drawn as jurors; limiting time of service of jurors, with certain exceptions and making provisions of Act applicable to District, Superior, Common Pleas and County Courts.

HB 505—By Levergood, McCune, Howard, Johnston, Atkinson, Priebe and Burgett.

An Act amending 22 O. S. 1951 § 256; relating to preliminary examinations; providing for examination of witnesses; requiring reduction of all testimony to writing on request of County Attorney and authorizing use in Grand Jury proceedings; prohibiting county liability for expense with exception; authorizing issuance of subpoenas under certain conditions and power to punish for contempt; requiring consent of County Attorney before filing preliminary information with exceptions; placing liability for costs on prosecuting witness when filed without County Attorney's consent and defendant discharged; permitting County Attorney to file complaints and information and other routine matters while Grand Jury is in session except on order of the judge of a court of record or request of the Grand

Jury and eliminating preliminary examinations in misdemeanor cases.

HB 506—By Levergood, McCune and Priebe.

An Act providing for meetings of the Grand Jury; prohibiting sessions longer than ten (10) days except the court may order additional time of not more than twenty (20) days.

HB 508—By Levergood and McCune.

An Act amending 22 O.S. 1951 § 340; authorizing Grand Jury to ask for advice from court or County Attorney; prohibiting advice as to weight of evidence; authorizing certain State and county officials to appear and interrogate witness; permitting necessary interpreter for witness; prohibiting all nonmembers of Grand Jury from being present during discussion or vote of members and prohibiting presence or official participation of County Attorney or his assistant during investigation of County Attorney's office or of persons officially associated with such office.

HB 509—By Levergood and McCune.

An Act amending 22 O. S. 1951 § 333; authorizing the receipt by a Grand Jury of written testimony taken in a preliminary examination and other evidence produced and sworn before them and requiring the Grand Jury to vote separately on each indictment or accusation.

HB 510—By Levergood, McCune and Priebe.

An Act amending 22 O. S. 1951 § 335, requiring a Grand Jury to hear evidence for the accused upon his request, weigh all evidence submitted and order submis-

sion of other evidence believed to exist; directing State's Attorney to cause process to issue.

HB 550—By Shipley, Blankenship, Bradley (Tulsa), Doornbos, Lance, McCue, McCune, Wilhelm and Education, Common Committee.

An Act relating to the public schools of Oklahoma; amending 70 O.S. 1951 § 1-12; dealing with statutory definition of a school day; providing participation of absent pupils in scheduled school activities must be under personal direction of a regular member of the faculty or Oklahoma Extension Service member; providing participation of absent pupils while serving as Pages in the Oklahoma Legislature; fixing effective 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 adoption of and transmitting for consideration Engrossed:

HCR 503—By Craig, Howe and Green of the House and Grantham of the Senate.

Consideration of Engrossed **HCR 503** deferred for this legislative day.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 46 and **59** each correctly engrossed.

Engrossed **SBs 46** and **59** were properly signed and ordered transmitted to the Honorable House for consideration.

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

Thirteenth Legislative Day

Tuesday, January 24, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Graves introduced Gary Paul Griffiths of Shawnee, Oklahoma, and asked unanimous consent, which was granted, that he be made Honorary Page for this legislative day.

PENDING SENATE ACTION

HCR 503—by Craig (Kay) et al of the House, and Grantham of the Senate, was taken up for consideration, read at length as follows, adopted upon motion of Senator Grantham, the Resolution being co-authored by Senators Breeden, Cobb, Cowden, Dacus, Field, Hamilton, Land, Morford, Ritzhaupt and Wilson (Greer).

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 503—By Craig (Kay), Howe and Green of the House and Grant-

ham, Breeden, Cobb, Cowden, Dacus, Field, Hamilton, Land, Morford, Ritzhaupt and Wilson (Greer) of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING THE MAVETTES OF NORTHERN OKLAHOMA JUNIOR COLLEGE, TONKAWA, DR. V. R. EASTERLING, PRESIDENT OF THE COLLEGE, AND JACKIE TROUP JARVIS, DIRECTOR OF THE MAVETTES, FOR THEIR MANY OUTSTANDING ACCOMPLISHMENTS AS A MARCHING UNIT. DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO EACH MEMBER OF THE MAVETTES, TO THE DIRECTOR, JACKIE TROUP JARVIS, AND TO DR. V. R. EASTERLING, PRESIDENT OF NORTHERN OKLAHOMA JUNIOR COLLEGE.

WHEREAS, the Mavettes, a marching unit of Northern Oklahoma Junior College, Tonkawa, was organized during the 1957-58 school year; and

WHEREAS, this outstanding marching unit, consisting of 60 fine young ladies, has participated in numerous events during their four years of existence, including the Cherokee Strip Celebration at Ponca City, the Arkalala at Arkansas City, Kansas, Homecoming at Oklahoma State University, the 89er Celebration at Guthrie and many others; and

WHEREAS, the Mavettes are recognized as outstanding for their performance as a marching unit; and

WHEREAS, said Mavettes have been invited to participate in the Inaugural Parade of John F. Kennedy, 35th President of the United States.

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

SECTION 1. That this Twenty-eighth Oklahoma Legislature hereby expresses its appreciation and commends the Mavettes of Oklahoma Junior College, Tonkawa, the Director, Jackie Troup Jarvis and Dr. V. R. Easterling for their many outstanding accomplishments and especially for the honor, not only for themselves and their school, but also for the entire State of Oklahoma in receiving an invitation to participate in the Inaugural Parade of John F. Kennedy, 35th President of the United States.

SECTION 2. Be it further resolved that duly authenticated copies of this Resolution be transmitted to Dr. V. R. Easterling, President, Northern Oklahoma Junior College, Tonkawa, to Jackie Troup Jarvis, Director of the Mavettes and to each member of said Mavettes.

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

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permits would be issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permits be granted to the following named persons:

From Oklahoma City, Oklahoma

J. I. Gibson, 2700 Liberty Bank Building, Association of Casualty and Surety Companies.

Frank Adams, 2501 North Stiles, Oklahoma Farm Bureau.

Hal T. Gibson, 124 East 24th, Oklahoma Independent Petroleum Association.

George W. Stone, 2708 S. W. 54th, Oklahoma State Union of the Farmers Educational and Co-Operative Union of America.

From Tulsa, Oklahoma

Wm. F. Latting, 504 South Darlington, Kansas-Oklahoma Division Mid-Continent Oil and Gas Ass'n.

Joe M. Morris, 2121 S. Sandusky, Oklahoma Municipal Contractors Ass'n.

From Pryor, Oklahoma

G. A. Pat Sampsel, Pryor, Oklahoma, Associated Industries.

From Norman, Oklahoma

Fisher Muldrow, 208 North Sherry, Associated Motor Carriers of Oklahoma.

McSpadden, Chairman

FIRST READING

The following Bills were introduced and read the first time:

SB 107—By Fine, Cobb and McClendon.

An Act repealing Sections 1-7, inclusive, Chapter 24, Title 74, Pages 548-550, Oklahoma Session Laws 1957, (20 O. S. Supp. 1957, § § 921-925, inclusive) which created the office of "State Supernumerary Judges"; and declaring an emergency.

Senators Boecher, Field, Tipps and Baldwin asked to be made coauthors of **SB 107**, which was the order.

SB 108—By Boecher of the Senate and Lance of the House.

An Act prohibiting hunting of deer by use of "Headlighting"; amending Section 1, Chapter 3b, Title 29, Oklahoma Session Laws 1955, Page 216 (29 O.S. Supp. 1959, § 524), by striking limitation of prohibition to only areas as designated by Wildlife Conservation Commission; and declaring an emergency.

SB 109—By Boecher of the Senate and Lance of the House.

An Act repealing 29 O.S. 1951, § 303, fixing squirrel season; establishing bag limits; and providing penalties for violation; and declaring an emergency.

SB 110—By Wilson (Beckham).

An Act relating to revenue and taxation; amending Title 68 O. S. 1951, § 1515; and declaring an emergency.

SB 111—By Breeden.

An Act amending 74 O.S. 1951, § 18.c, placing under the authority of the office of Attorney General, all attorneys appointed or employed in departments of State government, State agencies, State officers, boards or commissions; those provided for by statute and those working as essential from within the appropriations of the various departments; further requiring that before such attorneys can be employed or appointed, they must be approved by the department head, agency, officer, board or commission so appointing or employing and the Attorney General. Each attorney so approved must be registered with the Secretary of State, showing the department, agency, officer, board or commission by whom they were appointed or employed and their salary, or the contract under which they are working, and the source of fund number from which they are to be paid; providing certain exceptions; and repealing all laws in conflict hereto, to the extent of such conflict.

SB 112—By Cobb and Stipe of the Senate and Williams (Murray) of the House.

An Act making appropriations to the School for the Deaf; stating the purpose of said appropriations; and making appropriations nonfiscal.

SECOND READING

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

SB 106—Municipal Government.

HB 503—Judiciary.

HB 504—Judiciary.

HB 505—Judiciary.

HB 506—Judiciary.

HB 508—Judiciary.

HB 509—Judiciary.

HB 510—Judiciary.

HB 550—Education, Common.

Senator Stipe presiding.

GENERAL ORDER

HB 573 By Rules and Procedure Committee was read and considered.

Upon motion of Senator Baldwin, **HB 573** was advanced to engrossment.

Senator Breeden asked that Senator Garrison be shown excused for the remainder of this legislative day, which was the order.

By unanimous consent, **HB 573** was placed upon third reading and final passage.

THIRD READING

HB 573 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Garrison.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Mc-

Spadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Garrison.—1.

Not Voting:: Cartwright.—1.

The emergency was declared passed.

HB 573 was properly signed and ordered returned to Honorable House.

Senator McClendon moved that **SB 41** be withdrawn from the Appropriations and Budget Committee and referred to the Committee on Public Health, and then re-referred to Appropriations and Budget Committee, which motion was adopted.

Senator McSpadden moved, when the Clerk's desk is cleared, the Senate adjourn to meet as provided under the rules which motion prevailed.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 511—By Levergood, McCune, Priebe and Henry.

An Act amending 22 O.S. 1951 § 385; requiring indictments of a Grand Jury to be presented in their presence to the court and in clerk's office and prohibiting disclosure until defendant arrested.

HB 512—By Levergood and McCune.

An Act authorizing written Grand Jury reports of investigations of public offices or institutions; prohibiting such reports from charging wilful misconduct or malfeasance; expressing intent of statute to preserve right of person to meet accusers in open court.

HB 513—By Levergood and McCune.

An Act amending 22 O.S. 1951 § 330 relating to discharge of a Grand Jury upon certain conditions.

HB 514—By Levergood, McCune and Priebe.

An Act authorizing the filing upon written request of the defendant or the State

of a Grand Jury indictment with a magistrate and requiring a preliminary hearing thereon under the law applying to informations filed by the State; setting time limits for such requests and permitting thereafter the dismissal of the indictment and exoneration of any bond.

HB 515—By Levergood.

An Act relating to use of trade names by corporations; requiring report of such use to Secretary of State; denying legal process to corporations failing to file such report; prohibiting use of deceptively similar names; denying corporation without consent of corporation first filing such report; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 2**—coauthored by entire House membership.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGE FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 519**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 83 correctly engrossed.

SR 9 correctly enrolled.

Engrossed **SB 83** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 9** was properly signed and ordered transmitted to the Secretary of State.

As provided under the McSpadden motion, the Senate was declared adjourned to meet as provided under the Rule—1:30 p.m. Wednesday, January 25, 1961.

Fourteenth Legislative Day

Wednesday, January 25, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Graves introduced Mark Collum, Gay Winterringer, Randy Hayes and Sandy Hayes and asked unanimous consent, which was granted, that they be made Honorary Pages for this legislative day.

Senator Belvin introduced Richard Keahey, Ronnie Walker, Ann Boyd, Nancy Young, Bobby Barton, Carolyn Springer, Kay Caudle, Bea Malson, Margie Lebbart, Albert Bryant, Phil Leddy, Gary Leddy, Jodie Allen, Doug Schmidt, Doyle Wright, Eddie Carpenter, Wayne Thomas, Jeannie Nabors, Mary Lucas, George Carpenter, Carline Hapekott, Sammy Malson, Jerry Webb and Don Thomas, all of Crawford Highschool, and asked unanimous consent, which was granted, that they be made Honorary Pages for this legislative day.

RESOLUTION

The following Resolution was introduced by Senator Grantham:

SR 10—By Grantham

A Senate Resolution recommending to the Committee on Committees and Rules of the Oklahoma State Senate for the 29th Session of the Oklahoma State Legislature that certain changes be made in the committee organization of the Oklahoma State Senate abolishing certain existing committees and creating sub-committees of certain committees of the Oklahoma State Senate.

President Pro Tempore Collins presiding.

Senator Grantham moved that **SR 10** be referred to the Committee on State and Federal Government, which motion was adopted.

COMMITTEE APPOINTMENT

As provided under **SR 9**, by Rogers, et al, President Pro Tempore Collins appointed the following Committee: Senators Rogers, Chairman, Baldwin, Cartwright, Ritzhaupt and Garrison.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permits would be issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg

leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permits be granted to the following named persons.

From Oklahoma City, Oklahoma

Roy Borthick, 3316 Shields Blvd., Oklahoma State Fireman's Ass'n.

C. G. Baker, 2725 N.W. 24th. St., The State Fair of Oklahoma.

Fred W. Heep, 2800 Northwest 17th., Oklahoma Livestock Marketing Ass'n., Oklahoma Sheep & Wool Producers Ass'n.

McSpadden, Chairman

FIRST READING

The following Bills were introduced and read the first time:

SB 113—By Kerr, Morford, Allen, Wilson (Beckham), Pitcher, Easterly, Berong, Dacus, Harris, Garrison, Lollar, Bailey, McColgin, Stevenson, Shoemake, Boecher, Grantham, Colston, Land, Pazoureck, Ham, Breeden, Wilson (Greer) and Garvin.

An Act relating to attorneys; prohibiting solicitation by attorneys, fee-splitting, information to attorneys by medical personnel for solicitation purposes, and the representation of solicited clients; making solicitation and subsequent employment of attorney prima facie evidence of violation; making solicited attorneys' contracts void, and providing for stays of proceedings, discharge of counsel, injunctive actions by the Attorney General and/or county attorneys and the general manner thereof; fixing the venue of the injunction a misdemeanor and providing certain penalties therefor; repealing conflicting laws and parts of laws; providing for severability; and declaring an emergency.

SB 114—By Allen of the Senate and Ruby of the House.

An Act relating to turnpikes; repealing Sections 1, 3 and 4, Chapter 18c, Title 68, Oklahoma Session Laws 1959, pages

286 and 287 (69 O.S. Supp. 1959, § 680, § 682 and § 683), which provided for allocation of certain amounts from motor fuels excise tax to a trust fund for added security for turnpike bonds; and declaring an emergency.

SB 115—By Easterly.

An Act amending 59 O.S. 1951, § 1005 (b), which prohibits re-examination for a six (6) month period if applicant fails plumber examination; amending said Section to provide for re-examination on expiration of sixty (60) days from date of notice of such failure; providing for special examination; and declaring an emergency.

SB 116—By McClendon of the Senate, and Lance of the House.

An Act relating to unlawful milk; amending subsection (g), Section 1, Article 7 C, Chapter A, Title 2, Oklahoma Session Laws 1955, page 58, (2 O.S. Supp. 1959 § 7-51 (g)), defining the term "unlawful milk" and making the possession with intent to sell, or to keep, have, sell or offer for sale milk adulterated, reduced or changed by addition of water, chemical or other substance, or the removal of cream except as provided by law a crime; providing penalties; and declaring an emergency.

SB 117—By Bailey.

An Act creating municipal criminal courts in cities having a population of ten thousand or more according to the last preceding Federal decennial census or any such census thereafter, providing for the operation and support of such courts, defining the jurisdiction of such courts, providing a code of procedure therefor, providing for the selection of jurors, providing for the appointment of the judge, clerk and other officers of such courts; providing for appeals therefrom and for fees and costs therein; making the provisions of this Act severable; and declaring an emergency.

SB 118—By Morford of the Senate and Levergood of the House.

An Act defining a marketable record title to an interest in land; requiring the filing of notices of claim of interest in such land in certain cases within a definite period of time and requiring the recording thereof; making invalid and of no force or effect all claims with respect to the land affected thereby where no such notices of claim of interest are filed within the required period; providing certain penalties for filing slanderous notices of claim of interest, and providing certain exceptions to the application and operation thereof.

SB 119—By Breeden.

An Act relating to persons engaged in the cleaning of septic tanks; providing for the licensing thereof by the State Board of Health.

SB 120—By Breeden.

An Act relating to drivers licenses; amending 47 O.S. 1951, § 288c, as amended by Section 288c, Chapter 9c, Title 47, Oklahoma Session Laws 1957, page 443; requiring renewal of drivers license without examination and without fee for members of armed services for duration of service; restoring validity of license for duration of service and extension of license following release; and declaring an emergency.

SB 121—By Trent.

An Act relating to schools; amending 70 O.S. 1951, §§ 18-4 i(1), as amended by Section 45, Chapter A, Title 70, Oklahoma Session Laws 1955, page 437, and Section 4, Chapter Ac, Title 70, Oklahoma Session Laws 1957, page 503, fixing the number of pupils required for State aid to teachers in high school districts; authorizing such districts which have decreased from forty (40) pupils to not less than thirty-five (35) pupils by reason of condemnation proceedings to be considered as having at least forty (40) pupils for the next five (5) years following such

proceedings; and declaring an emergency.

SB 122—By Rogers.

An Act relating to crimes; making it a misdemeanor to publish, distribute or possess, or participate in the preparation of any obscene material or presentation; fixing penalties; making Act cumulative; and declaring an emergency.

SB 123—By Tipps.

An Act repealing 29 O.S. 1951, § 829, which requires written permission from land owner or tenant before commercial minnow dealer may seine or trap minnows from rivers or streams flowing through such land; and declaring an emergency.

SB 124—By Tipps, Cobb, Payne, Collins, Lollar, Trent, Bohannon, Boecher, Allen, Bailey, Cartwright, Field Wilson (Beckham), Stevenson Ham, Rogers, Colston, Baldwin, Easterly, Fine, McClendon, Wilson (Greer), Ritzhaupt Garrison, Morford, Kerr, Belvin, Cowden and Breeden.

An Act relating to members of War Veterans Commission; amending 72 O.S. 1951, § 63.2; providing for the method of appointment by the Governor of three (3) members of the War Veterans Commission; requiring advise and consent of the Senate; and declaring an emergency.

SB 125—By Fine.

An Act recognizing the minimum age limit for a Justice of the Supreme Court under the provisions of Article VII, Section 3, of the Oklahoma Constitution; providing a maximum age limit to the extent that no person who has reached his 70th birthdate prior to the filing date for nomination and election as a Justice of the Supreme Court shall be eligible to file as a candidate for Justice of the Supreme Court; and declaring an emergency.

SB 126—By Fine.

An Act creating positions of legal assistants to Justices of the Supreme Court, amending 74 O.S. 1951, § 275; providing

for their appointment, tenure of office, fixing their salary, prescribing their qualifications and requiring them to be legal residents of the Supreme Court Judicial District of the Justice appointing them; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SECOND READING

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

SB 107—State and Federal Government, then to Judiciary.

SB 108—Game and Fish.

SB 109—Game and Fish.

SB 110—Revenue and Taxation.

SB 111—Judiciary.

SB 112—Appropriations and Budget.

HB 511—Judiciary.

HB 512—Judiciary.

HB 513—Judiciary.

HB 514—Judiciary.

HB 515—Judiciary.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 2 correctly enrolled.

Enrolled **SCR 2** 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 upon the Calendar unless otherwise indicated:

DO PASS:

SB 8—Agriculture.

SB 65—State and Federal Government.

SJR 1—State and Federal Government—To Penal Institutions by previous order.

SJR 2—State and Federal Government—To Constitutional Amendments, Initiative and Referendum and Code Revision by previous order.

HB 589—Education — Common — To Appropriations and Budget by previous order.

Senator Grantham presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 593—By Jones, Settles and Sanguin of the House and McClendon of the Senate.

An Act pertaining to the conservation, development and utilization of water resources; enabling the organization, formation and operation of public non-profit regional water distribution districts; defining the area embraced by said Act; 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 the State of Oklahoma; providing for the bonding and removal for cause of the directors of said districts; making provisions of this Act severable; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 573**.

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 503**.

The above numbered Enrolled Resolution was properly signed and ordered returned to The Honorable House.

Senator McSpadden presiding.

Senator Wilson (Beckham) asked unanimous consent that **SB 17** be considered

engrossed and placed upon third reading and final passage, which was the order.

THIRD READING

SB 17 was read for the third time at length.

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

Aye: Belvin, Berrong, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Allen, Baldwin, Boecher, Breeden, Cobb, Harris, Rogers, Romang, Shoemake, Stevenson.—10.

Not Voting: Bailey, Collins, Stipe, Trent.—4.

The bill was declared passed.

SB 17 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, the Senate closed its doors and went into executive Session.

The Senate reassembled in open session, with Senator McSpadden presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Berrong, advised and consented to the confirmation of the executive nomination of **IRA "EPH" MONROE**, of Clinton, Oklahoma, as a member of the Board of Regents of the University of Oklahoma, for a term effective upon confirmation and ending March 30, 1965.

The Senate, in executive session and upon motion of Senator Kerr, advised and consented to the confirmation of the re-appointment of **WILLIAM R. WILLIAMS**, of Altus, Oklahoma, as a member of the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges, for a term effective upon confirmation and ending May 9, 1968.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the executive nomination of **R. L. CROWDER, Jr.**, of Tonkawa, Oklahoma, as a member of the Oklahoma State Regents for Higher Education, for a term effective upon confirmation and ending May 16, 1969.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the confirmation of the executive nomination of **ED HUGHES**, of Tulsa, Oklahoma, as a member of the Oklahoma Industrial Finance Authority, for a term effective upon confirmation and ending October 11, 1961.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of **HARVEY EVEREST** of Oklahoma City, as a member of the Oklahoma Industrial Finance Authority, for a term effective upon confirmation and ending October 11, 1965.

The Senate, in executive session and upon motion of Senator Cowden, advised and consented to the confirmation of the executive nomination of **E. C. LOVE, Jr.**, of Chandler, Oklahoma, as a member of the Oklahoma Industrial Finance Authority, for a term effective upon confirmation and ending October 11, 1964.

The Senate, in executive session and upon motion of Senator Garvin, advised and consented to the confirmation of the re-appointment of **DION C. WOOD**, of Duncan, Oklahoma, as a member of the State Board of Education, for a term effective upon confirmation and ending April 1, 1966.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 2**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Stipe moved that the Senate

go on record, requiring all Appropriation Bills to be line-itemed.

Senator Cartwright moved to amend the Stipe motion to require a statement in writing from Department Heads in justification of appropriation increases, which amendment was declared adopted.

The vote occurring on the Stipe motion, as amended, it was declared adopted.

COMMITTEE REPORTS

The following Committee report was submitted and adopted, upon motion of Senator Cowden:

Mr. President:

We, your Committee on Committees and Rules, beg leave to report to the Senate that they recommend that the Senate Rules of the Twenty-seventh Legislature be adopted as the rules of the Senate for the Twenty-eighth Legislature of Oklahoma, with the following exception:

Your Committee recommends the adoption of an amendment to be inserted in the rules as "Rule 24-A," to read as follows:

"RULE 24-A"

"There shall be appointed by the President Pro Tempore a Committee of seven members to be known as the Committee on Research and Investigation who will have the authority to study the operation of any state agency, department or institution, or any other matter of state government, and shall have the power and authority to subpoena witnesses and compel their attendance; and shall employ such staff as the Committee may deem necessary to carry out its duties.

"The President Pro Tempore of the Senate shall have the authority and duty to assign to this Committee, for the necessary research, study and investigation, all matters of an irregular nature which may be called to his attention concerning any agency, department or institution, or any other matter of state government. The Committee, upon completion of any assignment made by the President Pro

Tempore of the Senate, shall file a written report with the President Pro Tempore of the Senate, and such report shall be made to the State Senate by the President Pro Tempore."

COWDEN, Chairman

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

Mr. President:

We, your Committee on Printing and Employment, beg leave to report that we had under consideration the Senate printing for the 28th 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:

COUNTY OF OKLAHOMA } SS
STATE OF OKLAHOMA }

CONTRACT

THIS CONTRACT this day made and entered into by and between The Leader Press, Inc., of Oklahoma City, Oklahoma, as Party of the First Part and the State of Oklahoma, acting through the Committee on Employment and Printing, of the State Senate of the Twenty-eighth Legislature.

WITNESSETH:

That the Party of the First Part hereby agrees and binds itself to print, furnish and deliver to the State Senate, or the properly designated party thereof the following:

300 copies of the JOURNAL each day
300 copies of BILLS and RESOLUTIONS each day
300 copies of CALENDAR each day.

350 copies of PERMANENT JOURNAL same to be printed upon the kind and quality of paper under the terms as outlined and set forth in "Specifications and Conditions" hereto attached and made a part of this Contract as though incorporat-

ed herein. It is understood and agreed by Party of the First Part that all such supplies are to be printed and delivered in strict accordance with said "Specifications and Conditions" attached hereto.

In consideration of the foregoing, Party of the Second Part hereby agrees and binds itself to pay said Party of the First Part the following rates and prices:

300 copies JOURNAL each day	
Per printed page	\$5.40
Per blank page20
300 copies BILLS and RESOLUTIONS	
Per printed page	3.20
Per blank page20
300 copies CALENDAR	
Per printed page	5.20
Per blank page20
TABULAR and LEADER work	
Additional per page	1.30
Pages containing EIGHT or SIX POINT	
Composition, additional	
per page	1.20
PERMANENT JOURNAL—175 copies to be bound in half leather—175 copies in paper	
Per printed page	4.35
Per blank page20

It is further agreed by Party of the Second Part that in the event Party of the First Part is called upon to furnish extra copies of the JOURNAL, BILLS, RESOLUTIONS, or CALENDAR above the number originally specified above and set out in the Specifications to pay to said Party of the First Part for furnishing said extra copies upon the basis of 20 cents per page for each 100 copies. For all pages containing tabular or leader matter an additional \$1.30 per page and for all pages containing eight or six point composition an additional \$1.20 per page shall be paid.

Party of the First Part, in consideration of the mutual covenants and agreements

as hereinbefore expressed, further agrees and binds itself to execute a good and sufficient bond in the Sum of Ten Thousand (\$10,000.00) Dollars conditioned upon the faithful performance of this contract, said bond to be approved by Party of the Second Part.

WITNESS our hands in duplicate this 24th day of January, 1961.

THE LEADER PRESS, INC.,
By Dan Hogan Jr.
Secretary-Treasurer

APPROVED

STATE SENATE OF
THE STATE OF OKLAHOMA:

Everett S. Collins,
President Pro Tempore

COMMITTEE ON EMPLOYMENT
AND PRINTING OF THE TWENTY-
EIGHTH LEGISLATURE:

Tom Tipps,
Chairman

Senator Field moved when the Clerk's desk is cleared the Senate meet at 10:00 a.m. tomorrow, which motion was 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, as amended:

SB 30—Business and Industry.

In observance of the birthdays of Senators Tipps and Payne, the Senate Membership was invited to partake of coffee and cake in Room 428-A, honoring the occasion.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a.m. tomorrow, Thursday, January 26, 1961.

Fifteenth Legislative Day

Thursday, January 26, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garri-son, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, Mc-Clendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).
—42.

Excused: Payne, Tipps.—2.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Upon request of Senator Field, the Chaplain for this legislative week, the Reverend Lewis A. McPherren, Pastor of the First Christian Church of Pond Creek, Oklahoma, was granted permission to address the Senate.

The Reverend McPherren expressed his deep and sincere appreciation for the privilege of being here this week and observing the Legislature in action, and especially for the privilege of sharing with the Members the moments of prayer. He stated that he had often read in the papers about the various individual Members and had seen them on television, but that it was not until he had been associated with them in person that he had been able to understand their true per-

sonalities and realize their profound interest in their constituents, and the outstanding work they are doing.

Senator Boecher introduced Miss Joyce Shutkesting of Hennessey and asked unanimous consent, which was granted, that she be made Honorary Page for this legislative day.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered transferred to the Committee on Senate and Legislative Affairs:

Gene H. Hemry states that he resides at 2533 Clermont Place, Oklahoma City, Oklahoma; that he is 51 years of age; that he is legislative representative for the Life Insurance Association of America; that he is paid on the same basis as for legal services rendered other clients; 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 25th day of January, 1961.

Gene H. Hemry.

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 503—Judiciary.

HB 504—Judiciary.

HB 505—Judiciary.

HB 509—Judiciary.

HB 511—Judiciary.

HB 512—Judiciary.

HB 513—Judiciary.

HB 589—Appropriations and Budget.

DO PASS, as amended:

HB 514—Judiciary.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 504—By Allard, et al of the House and Collins of the Senate.

Senator Ritzhaupt asked that **HCR 504** be taken up for immediate consideration, which was the order. President Pro Tempore Collins, being the one Senate co-author, asked that all other Senate Members be made co-authors on **HCR 504**, which was the order.

HCR 504, as co-authored, was read at length as follows, and adopted upon motion of Senator Ritzhaupt:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 504 —By Allard, McCarty, Abbott, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson) Bradley (Tulsa), Briscoe, Bulard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Harworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McChristian, McCue, McCune, Massey, Metcalf, Moad, Morgan, Mountford, Morrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poyner, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Skaggs,

Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and Collins, Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), and Wilson (Greer) of the Senate.

A CONCURRENT RESOLUTION CONGRATULATING AND COMMENDING THE HONORABLE ROBERT S. KERR FOR HIS SELECTION AS CHAIRMAN OF THE COMMITTEE ON AERONAUTICAL AND SPACE SCIENCES OF THE SENATE OF THE CONGRESS OF THE UNITED STATES OF AMERICA.

WHEREAS, The Honorable Robert S. Kerr has served the State of Oklahoma with honor and distinction as Governor; and

WHEREAS, The Honorable Robert S. Kerr has been three times elected by the people of Oklahoma to serve as a member of the Senate of the Congress of the United States of America and now holds the respected and eminent title of Senior Senator from the State of Oklahoma; and

WHEREAS, the life and activities of The Honorable Robert S. Kerr from the fireside of an Indian Territory log cabin to the council tables of the most exalted and influential leaders of men, reflects and epitomizes the great dream and image instilled into the heart of every American who breathes the perfumed air of liberty and swells with pride at the melody of freedom in action; and

WHEREAS, The Honorable Robert S.

Kerr has fully represented all the people of the State of Oklahoma with courage, conviction and tenacity; and through boundless energy, common sense intelligence, and decisive debate he has established a position as one of the most revered and influential personalities of our time; and

WHEREAS, the Age of Space having arrived and governments of men stand in awe and wonder at the New Space Frontier presented; and

WHEREAS, this Nation is not unmindful of its responsibilities to its people and in fulfillment thereof has embarked upon a program of research and development of the methods and vehicles needed and required to explore and discover the mysteries and secrets of the unlimited unknown for the enhancement of our knowledge and the defense of our way of life; and

WHEREAS, the Senate of the Congress of the United States of America has in the past created a Committee of its members on Aeronautical and Space Sciences and has this session selected The Honorable Robert S. Kerr, as Chairman, to guide and direct the work thereof for the purpose of marshalling and coordinating the power and strength of our economic system to more efficiently and economically accomplish the task of utilizing the unknown resources of the New Space Frontier; and

WHEREAS, the Legislature of the State of Oklahoma desires to express the pride and appreciation of the people of Oklahoma in the accomplishments of The Honorable Robert S. Kerr and to particularly compliment and commend The Honorable Robert S. Kerr upon his selection as Chairman of the Senate Committee on Aeronautical and Space Sciences.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLA-

HOMA, THE SENATE CONCURRING THEREIN:

That The Honorable Robert S. Kerr be congratulated and commended by the people of the State of Oklahoma, by expression of the Legislature of the State of Oklahoma, for his selection by his colleagues as Chairman of the Senate Committee on Aeronautical and Space Sciences and of the interest of the people of the State of Oklahoma in the research and development of the methods and vehicles found to be required for the exploration of the undiscovered universe by our Nation.

That an authenticated copy of this Resolution be presented to The Honorable Robert S. Kerr as an expression of the sincere respect and admiration which the people of the State of Oklahoma hold for The Honorable Robert S. Kerr.

BE IT FURTHER RESOLVED that this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and the Senate of the Legislature of the State of Oklahoma as a tribute to an outstanding and beloved leader of our State.

FIRST READING

The following Bills were introduced and read the first time:

SB 127—By Stipe.

An Act amending Section 121 of Title 17, Oklahoma Statutes, 1951, providing for refunds of utility rates and reasonable attorney's fees; and declaring an emergency.

SB 128—By Harris, Rogers, Ritzhaupt, Baldwin and Lollar of the Senate and Scaggs, Ruby, Levergood, Skeith, Bond and Mountford of the House.

An Act pertaining to insurance; amending Section 4101, Article 41, Title 36, page 378, Oklahoma Session Laws 1957, (36 O. S. Supp. 1957, § 4101); by adding credit unions as a group to whom group life insurance may be issued; providing for severability; and declaring an emergency.

SECOND READING

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

- SB 113—Judiciary.
- SB 114—Roads and Highways.
- SB 115—Business and Industry.
- SB 116—Public Health.
- SB 117—Municipal Government.
- SB 118—Judiciary.
- SB 119—Public Health.
- SB 120—Public Safety.
- SB 121—Education—Common.
- SB 122—Criminal Jurisprudence.
- SB 123—Game and Fish.
- SB 124—Military and Veterans Affairs.
- SB 125—Judiciary.
- SB 126—Judiciary.
- HB 593—Agriculture.

GENERAL ORDER

SB 65 by Berrong and Dacus was read and considered.

Senator Hamilton moved to amend SB 65, line 3, page 2, by striking the words and figures "forty per cent (40%)" and inserting in lieu thereof the following: "twenty-five percent (25%)", which amendment was adopted.

Senator Fine moved to amend SB 65, line 8, page 2, by adding after the word "Director"—strike the period and add "however, no such funds may be transferred for the purpose of paying salaries or fees for this Department or any other Department of State Government," which amendment was adopted.

Senator Ritzhaupt moved to amend SB 65, line 15, page 2, by adding after the period "Provided no salary shall be increased or number of people be added in an attempt to use or obligate the funds appropriated," and to amend the title to conform with the Bill, as amended, which amendment was adopted.

Upon motion of Senator Berrong, SB 65,

as amended, was advanced to engrossment.

Senator Berrong asked unanimous consent, to which Senator Pazoureck objected, that SB 65 be considered engrossed and placed upon third reading and final passage.

Senator Berrong moved that the rules be suspended and SB 65, as amended, be considered engrossed and placed upon third reading and final passage, which motion was adopted.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Pitcher, Ritzhaupt, Shoemaker, Stipe, Trent, Wilson (Greer).—30.

Nay: Breeden, Easterly, Garvin, Harris, Kerr, Land, Morford, Pazoureck, Rogers, Romang, Stevenson, Wilson (Beckham).—12.

Excused: Payne, Tipps.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Pitcher, Ritzhaupt, Shoemaker, Stipe, Trent, Wilson (Greer).—30.

Nay: Breeden, Easterly, Garvin, Harris, Kerr, Land, Morford, Pazoureck, Rogers, Romang, Stevenson, Wilson (Beckham).—12.

Excused: Payne, Tipps.—2.

The emergency was declared passed.

SB 65, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Pazoureck moved that the vote be reconsidered by which **SB 65**, as amended, was passed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 505—By Sparks, Hesser and Tate of the House and Collins of the Senate.

HCR 506—By Forsythe, Bradley (Tulsa), Atkinson, Hopkins, Howard, Johnston, McCune, Allard, Nichols (Seminole), Ruby, Shibley and Skaggs of the House and Land of the Senate.

Senator Land asked unanimous consent, which was granted, to take up for immediate consideration **HCR 506**, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 506 — By Forsythe, Bradley (Tulsa), Atkinson, Hopkins, Howard, Johnston, McCune, Allard, Nichols (Seminole), Ruby, Shibley and Skaggs of the House and Land of the Senate.

A RESOLUTION COMMEMORATING THE LIFE OF THE LATE JOHN E. MABEE OF TULSA, CIVIC AND BUSINESS LEADER, OIL PIONEER, AND HUMANITARIAN; EXPRESSING THE APPRECIATION AND GRATITUDE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE FOR HIS MANY PHILANTHROPIC CONTRIBUTIONS TO HIS COMMUNITY, STATE, AND NATION, AND ITS SORROW AT HIS PASSING.

WHEREAS, John E. Mabee of Tulsa, oilman, rancher, and enlightened humanitarian, passed to a Greater Reward on Tuesday, the 24th of January, 1961, at the Hillcrest Medical Center, one of the many institutions sharing in his generous benefactions; and

WHEREAS, the people of the city of

Tulsa and the State of Oklahoma were shocked and greatly saddened at the loss of one of their most famed and beloved citizens; and

WHEREAS, this dedicated man in his lifetime personified the great American ideal of the "self-made man", yet all the while holding fast to the larger precept of humility; and

WHEREAS, John E. Mabee, born in Cedar County, Missouri, in 1879, emigrated to this great State in 1907 with his bride Lottie Jane, and thus truly among its pioneers; and

WHEREAS, John E. Mabee, from a humble beginning as a homesteader in the "big pasture" of Cotton County, applied his God-given gifts of intelligence, industry, and integrity to become one of the foremost leaders of the oil industry of his adopted state and of this Nation, as well as a leader in the cattle industry here and in our neighbor state to the south; and

WHEREAS, much of what he became he credited to the faith and devotion of his beloved wife, his eternal companion in adverse as well as in more affluent circumstances; and

WHEREAS, the humble circumstances of his youth prevented the acquiring of extensive formal educational training, no man among us more deeply appreciated the benefits of such preparation, to the individual and to society, than did he, and this appreciation was many times manifested in the unstinting contributions of his vast material wealth to the furtherance of education among the youth of his city, state and surrounding states; and

WHEREAS, the generosity of his giving was not limited merely to educational institutions, but also the recipients of his unbounded philanthropy included the hospitals, public buildings, and various charitable organizations of his community and state. The J. E. and L. E. Mabee Foundation of Tulsa, established in 1948, for

the benefit of charitable and educational institutions, shall remain an everlasting symbol of the charity and deep-seated humanitarianism in the heart of its founder, recognized as "Mr. Philanthropy" in the city which abounds with monuments to his interest in and contributions to the public welfare; and

WHEREAS, the life and works of this outstanding civic and business leader in 1947 secured him a deserved seat in the Oklahoma Hall of Fame and have forever secured him a place of high honor and acclaim both in our hearts and in the written history of this State and

WHEREAS, occasionally there does appear among us one of those rare and superb human beings who, accepting the talents entrusted unto his keeping, then proceeds to multiply them ten thousand fold, and

WHEREAS, his life among us was such that it is most fitting that these representatives of the people of his state gratefully take note of his manifold accomplishments and contributions to his fellow men.

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

That the members of this Legislature, duly assembled, hereby officially express to the devoted widow of John E. Mabee the appreciation of the people of Oklahoma for his many public services and we hereby extend our sincere condolences to the members of the bereaved family and express our deep sorrow for their loss and that of the entire state.

BE IT FURTHER RESOLVED that this Resolution be spread at large upon the Journals of the House of Representatives and the State Senate, and that correctly prepared copy hereof be mailed to his widow, Mrs. Lottie Jane Mabee, 2140 E. 30th St., Tulsa, Oklahoma.

Senator Land presiding.

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

Senator Tipps asked to be recorded present, which was the order.

President Pro Tempore Collins presiding.

Senator Field asked for immediate consideration of HCR 505, which was the order, the Resolution being read at length as follows, and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 505—By Sparks, Hesser and Tate of the House and Collins of the Senate.

A CONCURRENT RESOLUTION EXPRESSING THE DEEP REGRET AND SORROW OF THE MEMBERS OF THE TWENTY-EIGHTH LEGISLATURE FOR THE DEMISE OF STEPHEN A. BRYANT, PIONEER LEADER, FOREMOST CITIZEN AND OUTSTANDING OKLAHOMAN, DIRECTING THAT A COPY OF THIS RESOLUTION BE SPREAD UPON THE PAGES OF THE PERMANENT JOURNALS OF THE HOUSE OF REPRESENTATIVES AND SENATE OF THE TWENTY-EIGHTH LEGISLATURE AS A MEMORIAL TO HIS CHRISTIAN PRINCIPLES, HIS LIFE OF SERVICE TO HIS LOVED ONES AND THE GREAT STATE OF OKLAHOMA AND TO THOSE OTHER QUALITIES OF A GREAT AND UNSELFISH LIFE, NOBLY LIVED; AND THAT AN AUTHENTICATED COPY HEREOF BE PRESENTED TO HIS WIDOW, MRS. MARY BRYANT; HIS DAUGHTER, MRS. DENIS O. CUBBAGE; AND HIS SONS, EDWARD G. BRYANT AND RICHARD A. BRYANT.

WHEREAS, on January 3, 1961, the State of Oklahoma suffered a great loss in the death of a beloved citizen, Stephen A. Bryant, and

WHEREAS, his call by the Divine Judge of the Universe has left an irremediable void in the minds and hearts of fellow Oklahomans, and

WHEREAS, Stephen A. Bryant was an active leader in business in the State of Oklahoma, being at the time of his death Chairman of the Board of Directors of the Farmers National Bank at Cushing, Oklahoma and having served as a member of the Oklahoma City Branch of the Federal Reserve Bank; a member of the Council of the American Bankers Association and as Past-President of the Oklahoma Bankers Association; and

WHEREAS, he was eminent in public service, successful in his chosen profession, and universally loved in private life, his death is mourned with a sorrow befitting the loss which his community and State sustains in his decease; and

WHEREAS, Stephen A. Bryant, through his leadership and service as a member of the State Board of Regents of Higher Education was an inspiration to those who planned for Higher Education in this great State; and

WHEREAS, he was a member of the First Christian Church, the Rotary Club, the Masonic Lodge, serving for many years as a director of the Payne County Masonic Hospital Association and all organizations to which he belonged were elevated because Stephen A. Bryant was a member; 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 to all who were privileged to know him; and

WHEREAS, his marriage in 1906 to Miss Mary Glahn was the beginning of fifty five years of faithful love and devotion, there being born to this union a daughter, Mrs. Dennis O. Cubbage and two sons, Edward G. Bryant and Richard A. Bryant; 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 Ok-

lahoman will be indelibly visible for generations,

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

SECTION 1. That the members of the House of Representatives of the State of Oklahoma, with the Senate concurring hereby express their unreserved regret at his death and voice their great and sincere respect for his manifold contributions to the State of Oklahoma, and herewith give their heartfelt sympathy to Mrs. Bryant, their daughter and sons.

SECTION 2. That this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and the Senate of the Twenty-Eighth Legislature as a memorial to an outstanding and beloved pioneer.

SECTION 3. That an authenticated copy of this resolution be presented to Mrs. Mary Bryant, Mrs. Dennis Cubbage, Edward G. Bryant and Richard A. Bryant as a token of the sincere respect and admiration which the members of the Twenty-Eighth Legislature of the State of Oklahoma held for the late Stephen A. Bryant.

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

Senator Garvin presiding.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HB 534—By Green, Howe, Lance, Richardson, Strickland, Patterson and Witt.

An Act relating to agriculture; amending Agricultural Code, Section 1, Chapter A, Article 9A, and Sections 1 through 6, Chapter A, Article 9D, Title 2, Oklahoma Session Laws 1955, pages 79 and 92, as amended by Section 1, Chapter 1d, Article 9, Title 2, Oklahoma Session Laws

1957, page 9 (2 O.S. Supp. 1959, § 9-1 and § 9-131 through § 9-136) by substituting the phrase "Livestock Auction Markets" for the phrase "Community Sales"; and declaring an emergency.

HB 598—By Ruby, Lauer, McCue, McCune, Moad, Murrow, Page, Patterson and Richardson of the House and Shoemake of the Senate.

An Act relating to county officers; amending 19 O.S. 1951, § 180.47, as amended by Section 1, Chapter 6Ab, Title 19, Oklahoma Session Laws 1959, page 101, which provides mileage fees for certain county officers, by raising such mileage allowance from six cents (6c) per mile to eight cents (8c) per mile; adding County Judge to named officers; and declaring an emergency.

HB 646—By Privett, Lance, McCue, McCune, Murrow, Ogden and Poynor.

An Act relating to salary of County Election Board Secretary; authorizing secretary to employ deputies at his own expense; authorizing County Election Board Clerks at county expense; amending Section 20, Chapter 4, Title 26, Oklahoma Session Laws 1957, page 178 (26 O.S. Supp. 1959, § 93.20), to authorize County Commissioners in counties of fifteen thousand (15,000) or less to set Election Board Secretary salary between fifty dollars (\$50.00) and one hundred dollars (\$100.00); and declaring an emergency.

HB 656—By Morgan.

An Act relating to game refuges; making lands of mental and orphan institutions game refuges; authorizing inmates to fish without benefit of license on such lands; and declaring an emergency.

HB 659—By McCune, Odom (McIntosh), Murrow, Fogarty, Reneau, Greenhaw, Bradley (Tulsa), Forsythe, Howard, Johnston, Hopkins, Atkins, Blackard, Burkett, Burnham, Fowler, Harper, Henry, Hesser, Howe, Keyes, Lance, McCue, Moad, Nichols (Dewey), Page, Patterson, Ruby, Sanguin, Tate and Watkins.

An Act authorizing the destruction by County Clerks of daily reports, claim calendars, chattel mortgage indexes, appropriation ledgers, warrant ledgers, and financial ledgers more than ten years old, amending 19 O.S. 1951, § 155; repealing conflicting laws; and declaring an emergency.

HB 545—By Willis (Jackson) of the House and Kerr of the Senate.

An Act relating to incorporated cities; authorizing the consolidation of various city offices deemed necessary and convenient by the city governing body; repealing 11 O.S. 1951, § 743, authorizing similar powers to cities with a population of only twelve thousand (12,000) or less; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

COMMUNICATION

Senator Berrong submitted the following Editorial, from The Tulsa World, under date of January 26, 1961, which is herewith incorporated upon motion of Senator Grantham:

KAVANAUGH ROLE HARD TO DEFEND

GOVERNOR EDMONDSON and his Administration can only be hurt by the fact that Al Kavanaugh, a prominent and controversial figure in the contracting and asphalt businesses, sat in on the interview of Frank Lyons for his new job as State Highway Director.

The disclosure has been made—as a result of newsmen's questions — that Kavanaugh was present when the Governor and Harold Stuart, First District Highway Commissioner, questioned Lyons in Missouri, Jan. 14. Edmondson said the contractor went to the interview at his request.

Considering Kavanaugh's position as a man who does business with the Highway Department, selecting him to help out with the questioning seems at best an un-

wise and untimely act, particularly in view of the recent ferment in and around the Highway Department.

We are not suggesting that any kind of plots were hatched or that there was anything sinister in Kavanaugh's presence. The Governor says it was strictly innocent; he wanted the contractor to ask some pertinent technical questions that he and Stuart were not qualified to raise. And he stresses that Kavanaugh has nothing to do with Lyons' selection as Highway Director or the Governor's recommendation of him for the post.

Accepting all this at face value, it was still poor public relations for all concerned. It has compromised Kavanaugh's position as a bidder for State highway contracts and has put Edmondson on record as picking out a single contractor to help with the question.

We can almost hear the snickering joke in the contracting business: "Do you suppose Al submitted the best bid to sit in on the Lyons interview?"

It is unfortunate that Stuart, who has been a hard-working, conscientious Highway Commissioner, took part in this unstrategic maneuver. Stuart, Edmondson and Kavanaugh are all professionals in politics by now; they ought to be able to

see the shadow that a single wrong public impression can cast on an Administration, an official or a businessman—however wrong the impression may be.

To see the implications in this, it is only necessary to point out that Stoner K. McLelland, a superintendent for Kavanaugh's Metropolitan Paving Co., is reported to be under consideration for assistant highway director. If he is appointed, the fact that his former boss took part in the interview that brought Lyons to Oklahoma would be subject to all sorts of interpretations — not all of them sweet or savory.

Senator Field moved that when the Clerk's desk is cleared, the Senate adjourn under the rule until Monday, January 30, 1961, which motion prevailed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 17 correctly engrossed.

Engrossed **SB 17** 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 as provided under the Rule—1:30 p.m., Monday, January 30, 1961.

Sixteenth Legislative Day

Monday, January 30, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by Senator McSpadden, designated to do so by the President Pro Tempore.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Collins, Morford.—2.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Duane Forderhase, Pastor of the First Baptist Church of Marietta, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator McSpadden introduced Mike Shaw of Chelsea and asked unanimous consent, which was granted, that he be made Honorary Page for this legislative day.

Senator Garvin introduced Larry Field, a Freshman Law Student at Oklahoma University, and son of Senator Field, and asked unanimous consent, which was granted, that Larry be made Honorary Majority Floor Leader for this legislative day.

RESOLUTION

By unanimous consent, Senator Tipps introduced the following Resolution, which

was read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 11 — By Tipps.

A SENATE RESOLUTION CHANGING THE PAY PERIOD OF THE CHAPLAIN AND THE PAGES OF THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE STATE LEGISLATURE.

WHEREAS, the service of the Chaplain and the Pages of the Senate of the Twenty-eighth Session of the Legislature of the State of Oklahoma is an integral part of the operation of the Senate; and

WHEREAS, the pay period for the services of said Chaplain and Pages is not convenient to the operation of the budget of the Senate; and

WHEREAS, the existing pay period for the Chaplain and Pages of the Senate should be changed so that the pay period begins on Friday and extends through the following Thursday.

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

That the pay period for the Chaplain and Pages of the Senate of the Twenty-eighth Session of the Legislature be and it is hereby declared to be for a period beginning on Friday and extending through the following Thursday.

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 4—Judiciary.

SB 84—Judiciary.

SB 97—Judiciary.

SB 113—Judiciary.

HB 515—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 661—By Shipley, Andrews, Bradley (Tulsa), Briscoe, Bynum, Fitch, Harper, Lance, McCue, Nichols (Dewey), Poynor, Sparkman, Sparks, Tucker, Wilhelm, Willis (Cherokee), and Witt of the House and Hamilton of the Senate.

An Act relating to payment of State aid to school districts; providing for payment of State aid for qualified tradesmen and technicians, not having college degrees, in vocational trade and industrial education program or approved area vocational program; fixing effective date of Act; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCRs 504, 505 and 506**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to The Honorable House.

Senator Stipe presiding.

FIRST READING

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

SJR 13—By Bailey.

A Joint Resolution relating to law enforcement training and education programs in Oklahoma; designating the Southwest Center, for law enforcement education at the University of Oklahoma as the official education and training center for Oklahoma law enforcement officers.

SB 129—By Rogers.

An Act relating to insurance; amending Subsections B and D, Section 2718, Article 27, Chapter 1, Title 36, Oklahoma Session Laws 1957, page 338 (36 O.S. Supp. 1959, § 2718 B and D); amending Subsection B10, Section 2722, Article 27, Chapter 1, Title 36, Oklahoma Session Laws 1957, page 339, (36 O.S. Supp. 1959, § 2722 B10); amending Subsection (6), Section 2737, Article 27, Chapter 1, Title 36, Oklahoma Session Laws 1957, page 347 (36 O.S. Supp. 1959, § 2737 (6)); relating to fraternal benefit societies, authorizing use of certain mortality tables and providing minimum standards for non-forfeiture benefits, cash surrender values, certificate loans and other options; standard provisions in certificates; minimum standards of valuation for certificates; and declaring an emergency.

SB 130—By Rogers.

An Act relating to mechanic's and materialman's liens: amending 42 O.S. 1951, § 144, concerning oil and gas well liens; extending lien granted to include the oil and gas produced and the proceeds thereof inuring to the working interest therein as it existed on the day such labor was first performed or such material was first furnished; adding additional paragraph providing that the lien thereby extended to the oil and gas produced and proceeds thereof, shall not become effective against the purchaser until written notice has been delivered to the purchaser and providing for the withholding of payment from oil and gas runs to the extent of claimant's lien until delivery of notice in writing that claim has been paid or otherwise discharged; and declaring an emergency.

SB 131—By Tipps.

An Act amending Section 5, Chapter 7, Title 72, Oklahoma Session Laws 1953, page 403, and Section 5, Chapter 7, Title 72, Oklahoma Session Laws 1955, page 458 (72 O.S. Supp. 1959, § 225), which provides that War Veterans Commission shall rule on eligibility of disabled vet-

eran and establish requirements for admission to institutions; providing that the eligibility of disabled veteran to participate in any domiciliary or hospital program shall not be affected by income received by the veteran; and declaring an emergency.

SECOND READING

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

SB 127—Public Service.

SB 128—Insurance.

HB 534—Agriculture.

HB 598—County Government.

HB 646—County Government.

HB 656—Game and Fish.

HB 659—County Government.

HB 545—Municipal Government.

Senator McSpadden presiding.

GENERAL ORDER

HB 589, by Allard et al of the House and McClendon and Trent of the Senate was read and considered.

Senators Allen, Baldwin, Belvin, Berrong, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe and Wilson (Greer) asked to be shown as co-authors of **HB 589**, which was the order.

Upon motion of Senator McClendon, **HB 589** was advanced to engrossment.

By unanimous consent **HB 589** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden,

Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Collins, Morford.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Collins, Morford.—2.

The emergency was declared passed.

HB 589 was properly signed and ordered returned to Honorable House.

Senator Stipe asked to be shown excused until such time as he returns to the Senate Chamber, which was the order.

GENERAL ORDER

HB 503 by Levergood, et al was read and considered.

Upon motion of Senator Kerr, **HB 503** was advanced to engrossment.

By unanimous consent, **HB 503** was placed upon third reading and final passage.

THIRD READING

HB 503 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus,

Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Collins, Morford, Stipe.—3.

The bill was declared passed.

HB 503 was properly signed and ordered returned to Honorable House.

Senator Stipe asked to be recorded present, which was the order.

GENERAL ORDER

HB 514, by Levergood, et al was read and considered.

Upon motion of Senator Kerr, **HB 514** was advanced to engrossment.

By unanimous consent, **HB 514** was considered engrossed, placed upon third 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: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Allen, Boecher, Stevenson, Stipe.—4.

Excused: Collins, Morford.—2.

The bill was declared passed.

HB 514 was referred for engrossment.

Senator Lollar presiding.

Senators Allen, Belvin and Ham asked to be shown excused until such time as they return to the Chamber, their absences

being for the purpose of attending Memorial Services in the Honorable House for two deceased members, Representatives Jeff Davis and Earl Cartwright, which was the order.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 507—By Briscoe, et al of the House and McSpadden of the Senate.

HCR 508—By Jones and Settles of the House and McClendon of the Senate.

HCR 509—By Goodfellow and Kardokus of the House and Baldwin of the Senate.

Senator McSpadden asked unanimous consent, which was granted to take up for immediate consideration **HCR 507**, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 507—By Briscoe, Privett, Bradley (Jefferson), Cox, Diel, Eidson, Harper, Lance, McChristian, McCune, Moad, Nichols (Dewey), Patterson, Poynor, Skaggs, Sparkman, Taliaferro, Thomas, Tinker, Tucker, Watkins and Wilhelm, of the House and McSpadden of the Senate.

A CONCURRENT RESOLUTION RELATING TO SOCIAL SECURITY; REQUESTING THE CONGRESS OF THE UNITED STATES TO AMEND THE SOCIAL SECURITY ACT TO PROVIDE THAT WOMEN, OTHERWISE QUALIFIED, SHALL BE ELIGIBLE FOR OLD AGE ASSISTANCE UPON REACHING THE AGE OF SIXTY-TWO (62) YEARS; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, the Congress of the United States has amended the Social Security Act and broadened its coverage to provide Social Security retirement benefits for women who have reached the age of sixty-two (62) years; and

WHEREAS, there are at present many women between the ages of sixty-two (62) and sixty-five (65) years of age who are within the coverage of the present Social Security Act; and

WHEREAS, the recent White House Conference on Aging in its policy statement recommended that Congress amend the Social Security Act to provide that women, otherwise qualified, shall be eligible for old age assistance payments upon reaching the age of sixty-two (62) years.

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

SECTION 1. That the Congress of the United States is hereby requested to amend the Social Security Act to provide that the minimum age requirement of eligibility for women under the old age assistance program be lowered from sixty-five (65) to sixty-two (62) years.

SECTION 2. That a duly authenticated copy of this Resolution be transmitted to each member of the Oklahoma Congressional Delegation.

Engrossed **HCR 507** was properly signed and ordered returned to the Honorable House.

Senator McClendon asked unanimous consent, which was granted to take up for immediate consideration **HCR 508**, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 508 — By Jones and Settles of the House and McClendon of the Senate.

A CONCURRENT RESOLUTION CONGRATULATING AND COMMENDING MISS JUDY STOREY OF PLEASANT HILL, OKLAHOMA, FOR HER MANY ACHIEVEMENTS, AND, ESPECIALLY, FOR RECOGNITION AT THE FORTHCOMING FORT WORTH FAT STOCK

SHOW AND RODEO; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO MISS STOREY, TO HER PARENTS, TO MR. MARSHALL COOKE, AND TO THE IDABEL CHAMBER OF COMMERCE.

WHEREAS, Miss Judy Storey of Pleasant Hill, Oklahoma, an outstanding young citizen of McCurtain County, will have a prominent role in the annual Fort Worth, Texas, Fat Stock Show and Rodeo, January 27 through February 4, 1961; and

WHEREAS, Miss Storey is being sponsored by the Idabel Chamber of Commerce and will ride a registered Apaloosa stallion, belonging to Mr. Marshall Cooke of Idabel, in the parade and grand entry; and

WHEREAS, Miss Storey will be given a special introduction during said parade and grand entry; and

WHEREAS, this outstanding young lady holds numerous titles, including; Miss Rodeo Oklahoma, Princess of the International Livestock and Rodeo Show in Chicago, Princess of the International Livestock Show in Milwaukee, and first runner-up in the Miss Rodeo American Pageant in Las Vegas, Nevada; and

WHEREAS, Miss Storey was crowned as Miss Oklahoma Rodeo in July of 1960, and will hold the title until July of 1961, when she will lead out the new queen contestants; and

WHEREAS, as a result of winning this title, Miss Storey received an all expense paid trip to Las Vegas, Four Hundred Dollars (\$400.00) in cash, a Two Hundred Dollar (\$200.00) scholarship to Oklahoma College for Women and a 23-jewel wrist watch; and

WHEREAS, she was chosen as first runner-up in the Miss Rodeo American Pageant, made a tour of Hoover Dam and met numerous radio and television stars, including Pattie Page, Peggy Lee and Ray Danton;

WHEREAS, as a senior high school

student, Miss Storey was a guard on the Oklahoma state championship girls basketball team from Haworth high school; and

WHEREAS, in addition to many other accomplishments, Miss Storey has been active in 4-H club work for seven (7) years, placing as the grand champion 4-H club seamstress in the McCurtain County Free Fair in Idabel.

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

SECTION 1. That Miss Judy Storey of Pleasant Hill, Oklahoma, is hereby officially congratulated and commended for her many outstanding achievements which have brought honors, not only to herself and to her family, but have also reflected credit upon her community and the entire State of Oklahoma.

SECTION 2. Be it further resolved that a copy of this Resolution be spread upon the pages of the permanent Journals of the Twenty-eighth Legislature and that duly authenticated copies of said Resolution be transmitted to: (1) Miss Judy Storey; (2) Mr. and Mrs. Harris Storey, her parents; (3) Marshall Cooke; and (4) the Idabel Chamber of Commerce.

Engrossed **HCR 508** was properly signed and ordered returned to The Honorable House.

Senator Baldwin asked unanimous consent, which was granted to take up for immediate consideration **HCR 509**, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 509—By Goodfellow and Kardokus of the House and Baldwin of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING MACK KUYKENDALL, HIS PARENTS, HIS COACHES AND FACULTY OF THE ANADARKO HIGH SCHOOL FOR OUT-

STANDING ACHIEVEMENTS IN THE FIELD OF ATHLETICS.

WHEREAS, Mack Kuykendall, a 1960 graduate of the Anadarko Highschool and a member of a fine Oklahoma family, rose to a new sporting summit in highschool activities when he was designated by the coaches and sports writers of Oklahoma as the Outstanding Highschool Baseball Player of the Year and also receiving the coveted award from the Anadarko Highschool at his graduation in May, 1960 for his selection as the All Round Athlete of his school; and

WHEREAS, Mack Kuykendall has attained further eminence which is reflected upon his home State by the announcement on September 11, 1960, that Mack had signed a contract with the Chicago Cubs receiving the second largest bonus baseball contract ever paid by that Club. Evidence of his fine citizenship and character were exemplified when he made the public statement that his success was due largely to the support of his teammates, teachers and town citizens; and

WHEREAS, such achievements at the age of seventeen reflect not only tremendous skill, but also reflect a like degree of desire, dedication and self-discipline, which exemplifies the finest qualities inherited from his forbears, and indicates that he has those characteristics necessary to achieve great heights throughout life; and

WHEREAS, the superlative accomplishments and the high degree of sportsmanship displayed reflect great credit on the coaches and faculty of the Anadarko Highschool and are a source of pride and pleasure to the people of this State; and

WHEREAS, it has been an educational goal since the days of ancient Greece to develop sound young bodies as the repositories for sound minds and it be therefore appropriate that athletic accomplishments of this kind be recognized and commended by the legislative representatives of the people of this State;

NOW, THEREFORE, BE IT RESOLV-

ED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE; THE SENATE CONCURRING THEREIN:

SECTION I. That Mack Kuykendall, of Anadarko, Oklahoma, his rightfully proud parents, the athletic coaches and faculty of the Anadarko Highschool be heartily congratulated and commended and have the acclaim of all of the people of the State of Oklahoma for the fine qualities and achievements enumerated in this Resolution.

SECTION II. That a copy of this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and the Senate of the Twenty-eighth Legislature as a lasting record of the sentiment expressed herein.

SECTION III. That a duly authenticated copy of this Resolution be delivered to Mack Kuykendall, his parents, and the Anadarko Highschool as a token of the pride and appreciation of the Legislature of the State of Oklahoma in the accomplishments of Mack Kuykendall.

Senator Baldwin presiding.

Engrossed HCR 509 was properly signed and ordered returned to The Honorable House.

Senator McSpadden presiding.

Senator Shoemaker presiding.

Senators Belvin, Ham and Allen asked that they be shown present, which was the order.

RESOLUTION

By unanimous consent, Senator Fine introduced the following Resolution which was read at length:

SENATE RESOLUTION NO. 12 — By Fine, Stipe, Baldwin and Cobb.

A RESOLUTION MEMORIALIZING THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES CONGRESS TO SUPPORT THE PROPOSAL OF SPEAKER SAM RAYBURN FOR ENLARGEMENT OF THE COMMITTEE ON RULES IN ORDER THAT THE LEGIS-

LATIVE PROGRAM OF PRESIDENT JOHN F. KENNEDY BE NOT UNDULY IMPEDED.

WHEREAS, the doctrine of majority rule has been firmly established as one of the fundamental principles of the American system of government; and

WHEREAS, the legislative program favored by President John F. Kennedy, including legislation appertaining to housing, aid to education and agriculture, medical assistance, depressed areas, unemployment, and minimum wages, contains proposed solutions to problems vexing the best minds of this nation; and

WHEREAS, the question is not whether one does or does not support such legislative proposals but whether the principle of majority rule should be upheld in fact as well as in theory; and

WHEREAS, it has become increasingly evident that a minority opposition to the legislative proposals embodied in the program of President John F. Kennedy has been able to prevent consideration of such proposals by the majority of the people's elected representatives in Congress; and

WHEREAS, the focus of power of this minority opposition to the majority's right of consideration is acknowledged to be in the Rules Committee of the House of Representatives; and

WHEREAS, the facts indicate that this committee has emerged into its present status through an evolutionary process, its composition, status and prerogatives rising and falling in accordance with the predominant political sentiments of this nation; and

WHEREAS, the real mark of genius in our political system has been its flexibility in meeting new circumstances and situations, always giving expression to the will of the majority.

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

SECTION 1. That the membership of the House of Representatives of the United

States Congress be hereby memorialized by the Senate of the Twenty-eighth Oklahoma Legislature, duly assembled, to give its sympathetic support to the proposal of Speaker Sam Rayburn for enlargement of the membership of the House Rules Committee in order that majority consideration might be given to the legislative program of President John F. Kennedy; and

SECTION 2. That duly authenticated copies hereof be forwarded to each Oklahoma member of the House of Representatives of the United States in Congress assembled; and

SECTION 3. That this Resolution be spread at large upon the pages of the official Journal of the Senate.

Senator Fine moved the adoption of **SR 12**, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Cobb, Cowden, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Shoemaker, Stipe, Tipps, Trent, Wilson (Greer).—28.

Nay: Berrong, Breeden, Garrison, Garvin, Lollar, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson.—10.

Excused: Collins, Morford.—2.

Not Voting: Cartwright, Colston, Eastery, Wilson (Beckham).—4.

SR 12 was ordered referred for enrollment.

Senator Fine asked unanimous consent, which was ordered granted, that the President Pro Tempore be directed to immediately wire the Oklahoma Delegation in Congress of the adoption of **SR 12**.

Senator Garrison, after observing the presence of Senator Frank Mahan, of Fairfax, Oklahoma, asked unanimous consent, which was granted, that he be given the privileges of the floor for the purpose of addressing the Senate.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn, which motion was adopted.

FIRST READING

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

SB 132—By Cobb.

An Act relating to judges: amending Sections 2 and 4, Chapter 24, Title 74, page 549, Oklahoma Session Laws 1957 (20 O.S. Supp. § § 922 and 924), relating to eligibility for the procedure to become a Supernumerary Judge and time and manner of notice; relating to compensation of Supernumerary Judges; providing for severability; 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 11—Banks and Banking.

SB 13—Banks and Banking.

HB 531—Banks and Banking.

HB 533—Banks and Banking.

DO PASS, as amended:

SB 10—Banks and Banking—Coauthored by Representatives Stevens, Levergood, Henry and Cox.

SB 12—Banks and Banking.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 514 correctly engrossed.

SR 11 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 514**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SR 11** was properly signed and ordered transmitted to the Secretary of State.

As provided under the McSpadden motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m. tomorrow.

Seventeenth Legislative Day

Tuesday, January 31, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by Senator McSpadden, who was designated to do so by the President Pro Tempore.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Ber-
rong, Boecher, Bohannon, Breeden, Cart-
wright, Cobb, Cowden, Dacus, Easterly,
Field, Fine, Garrison, Garvin, Grantham,
Graves, Ham, Hamilton, Harris, Kerr,
Land, Lollar, McClendon, McColgin, Mc-
Spadden, Morford, Payne, Pazoureck,
Pitcher, Ritzhaupt, Rogers, Romang,
Shoemake, Stevenson, Stipe, Tipps, Trent,
Wilson (Beckham), Wilson (Greer).—41.

Excused: Bailey, Collins, Colston.—3.

The Presiding Officer declared a quor-
um present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day
was approved.

Senator Morford, after introducing the
wife and daughter of Senator Stanley Cop-
pock, now deceased, asked that the daugh-
ter, Ann, be made an Honorary Page for
this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising fourth reading of and trans-
mitting Enrolled HBs 503 and 589.

The above numbered Enrolled Bills
and/or Resolutions were, after fourth
reading, properly signed and ordered re-
turned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting

for signature Enrolled HCR 507 and 508.

The above numbered Enrolled Resolu-
tions were properly signed and ordered re-
turned to the Honorable House.

Senator Baldwin presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting
for signature Enrolled HCR 509.

The above numbered Enrolled Resolu-
tion was properly signed and ordered re-
turned to the Honorable House.

Senator McSpadden presiding.

COMMITTEE REPORTS

The following Bills and/or Resolutions
were reported by the Committees named,
ordered printed and placed upon the Cal-
endar unless otherwise indicated:

DO PASS:

SB 116—Public Health.

SB 121—Education—Common.

SECOND READING

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

SB 129—Insurance.

SB 130—Oil and Gas.

SB 131—Military and Veterans Affairs.

SB 132—Judiciary.

SJR 13—Criminal Jurisprudence.

HB 661—Education—Common.

GENERAL ORDER

SB 84, by Wilson (Greer), was read and
considered.

Senators Graves, Allen, Land, Baldwin,

Fine, Cobb, Kerr, McColgin, Bohannon, McSpadden, Field, Romang and Berrong asked to be made coauthors of **SB 84**, which was the order.

Upon motion of Senator Wilson (Greer), **SB 84** was advanced to engrossment.

Senator Dacus asked to be shown excused until such time as he returns to the Chamber, which was the order.

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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Bailey, Collins, Colston, Dacus.—4.

Not Voting: Cartwright, Morford, Wilson (Beckham).—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Bailey, Collins, Colston, Dacus.—4.

Not Voting: Cartwright, Morford, Wilson (Beckham).—3.

The emergency was declared passed.

SB 84 was referred for engrossment.

Senator Bailey asked to be shown present, which was the order.

GENERAL ORDER

SB 4, by Allen, was read and considered.

Upon motion of Senator Allen, **SB 4** was advanced to engrossment.

Upon motion of Senator Allen, the rules of the Senate were suspended and **SB 4** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton, McColgin.—2.

Excused: Collins, Colston, Dacus.—3.

Not Voting: Bohannon, Cartwright, Ham, McClendon, Morford.—5.

The bill was declared passed.

SB 4 was referred for engrossment.

GENERAL ORDER

SB 13, by Wilson (Beckham) of the Senate and Skaggs of the House, was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 13** was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SB 13** was considered engross-

ed 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, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cobb, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Collins, Colston, Dacus.—3.

Not Voting: Cartwright, Garrison, Morford.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cobb, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Collins, Colston, Dacus.—3.

Not Voting: Cartwright, Garrison, Morford.—3.

The emergency was declared passed.

SB 13 was referred for engrossment.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 510—By Jones and Settles of the House and McClendon of the Senate.

Senator McClendon asked for immediate consideration of **HCR 510**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 510—By Jones and Settles of the House and McClendon of the Senate.

A RESOLUTION EXTENDING THE CONTRATULATIONS OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE TO THE GIRLS BASKETBALL TEAM OF HAWORTH HIGH SCHOOL, TO THEIR COACH, SCHOOL OFFICIALS AND COMMUNITY FOR THEIR NOTEWORTHY ATHLETIC ACHIEVEMENTS DURING THE 1959-1960 SCHOOL YEAR.

WHEREAS, the Girls Basketball Team of Haworth High School marched victoriously through its agenda of regularly-scheduled games during the 1959-1960 season, compiling an imposing record of 30 victories to only one defeat; and

WHEREAS, the achievements of this inspired team were climaxed with the capture of the coveted State Class A Girls Basketball Championship Crown for the 1959-1960 season during the State Tournament conducted at Oklahoma City; and

WHEREAS, two of the talented players on the championship team, Zelda Smith (forward) and Norma Harris (guard), achieved signal honors in being selected as All Star players, with another guard, Betty Jackson, being selected to the All Star second team; and

WHEREAS, such achievement and the victorious season crowned by this prized championship manifests not only the considerable degree of athletic talent possessed by each member of the Haworth Girls Basketball Team, but likewise evidences the discipline, dedication and willingness to exert a maximum effort which are among the prime requisites in the production of a champion; and

WHEREAS, this achievement and the team spirit and attitudes involved reflect a superb professional accomplishment by Coach Milburn Powers; and

WHEREAS, the spirit, attitude, dedication and skill on the part of the players and coaches and the enthusiasm, pride

and support of the school system and community of Haworth, without which such heights possibly could not have been mounted, all reflect the finest pioneer traditions of the State of Oklahoma and are a source of great pride to the people of this State.

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

That the Haworth High School Girls Basketball Team, 1960 Oklahoma Class A girls basketball champions, composed of Zelda Smith, Harriet Power, Leatrice Mill, May Young, Omadean Ayer, Sandra Clamper, Norma Harris, Betty Jackson, Judy Storey, Laverne Peirce, Jo McClendon and Shirley Shelton, and Coach Milburn Powers be hereby officially congratulated and commended for their highly successful 1959-1960 basketball season, and for their individual and team endeavors, spirit and achievements; and

That a copy of this Resolution be spread upon the pages of the permanent Journal of the House of Representatives for the Twenty-eighth Session and that a duly authenticated copy hereof be forwarded to each of the above-mentioned members of the Haworth High School Girls Basketball Team, to Coach Milburn Powers, to Superintendent Leroy McClendon and Principal Pierce Martin.

Engrossed **HCR 510** was properly signed and ordered returned to the Honorable House.

FIRST READING

By unanimous consent the follow Resolution was introduced and read the first time:

SJR 14—By Wilson (Greer), Garvin and Rogers.

A Joint Resolution relative to the ratification of a proposed amendment to the Constitution of the United States, proposed by the Congress of the United States, relating to the granting of representation in the Electoral College to the District of Columbia; providing for ratification of said proposed amendment by the Legislature of the State of Oklahoma; directing that copies of this Resolution be forwarded by the Governor of the State of Oklahoma to the President of the United States, to the Secretary of State of the United States, to the President Pro Tempore of the Senate of the United States, and to the Speaker of the House of Representatives of the United States.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 12 correctly enrolled.

Enrolled **SR 12** was properly signed and ordered transmitted to the Secretary of State.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, to meet as provided under the Rules, which motion prevailed.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Eighteenth Legislative Day

Wednesday, February 1, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Collins.—1.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator McSpadden gave the glad news to the Senate of the improvement of President Pro Tempore Collins from a week's illness, stating further the President Pro Tempore plans to be present tomorrow.

Senator Payne introduced his son, Thomas H. Payne, and asked that he be made Honorary Sergeant at Arms for this legislative day, which was the order.

Senator McSpadden presiding.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Robert L. Hicks states that he resides

at 2250 S. Jamestown, Tulsa, Oklahoma; that he is 37 years of age; that he is legislative representative for Hicks-Turner Insurance Agency; 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 1st day of February, 1961.

Robert L. Wicks

MESSAGES FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed **HB 514**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 46**.

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 514**.

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 Resolution was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 4, 13 and 84 each correctly engrossed.

Engrossed SBs 4, 13 and 84 were properly signed and ordered transmitted to the Honorable House for consideration.

RESOLUTION

Senator Romang introduced the following Resolution, consideration of which was deferred until Monday upon the request of Senator Grantham:

SR 13—By Romang and Hamilton.

A Resolution memorializing the Commissioners of the Land Office of the State of Oklahoma to discontinue accepting applications for 3% loans from trust funds under their jurisdiction and control until the Twenty-eighth Oklahoma Legislature either enacts or declines to enact an amendment to existing laws relating to the rate of interest to be charged for such loans.

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 78—County Government.

SB 106—Municipal Government.

HB 545—Municipal Government.

HB 580—Municipal Government.

HB 598—County Government.

HB 646—County Government.

HB 659—County Government.

DO PASS, as amended:

HB 520—Municipal Government.

HB 547—Public Health.

FIRST READING

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

SB 133—By Garrison, Wilson (Beckham) and Allen.

An Act relating to Workmen's Compensation; providing method of payment of awards to claimants and attorneys.

SB 134—By Berrong.

An Act relating to insurance; amending Section 610, Article 6, Title 86, page 232, Oklahoma Session Laws 1957 (36 O.S. Supp. 1957 § 610) by increasing the minimum capital stock or surplus required for authority to transact certain kinds of insurance; and declaring an emergency.

SB 135—By Romang and Hamilton.

An Act relating to the interest rate to be charged on loans made by the Commissioners of the Land Office from the trust funds under their jurisdiction and control; fixing the minimum interest rate to be charged; authorizing the Commissioners of the Land Office to increase such rate of interest and fixing the period of time in which the loans shall be paid; repealing all Acts or parts of Acts in conflict herewith and declaring an emergency.

SB 136—By Hamilton of the Senate and Cook and Shibley (Creek) 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, 1962, and the sum of thirteen thousand seven hundred fifty dollars (\$13,750.00) for the fiscal year ending June 30, 1963, for the purpose of carrying into effect the provisions of Sections 1541, 1542, 1543, Title 70, Oklahoma Statutes 1951, relating to the care, training and education of the dependent youth and orphans of the State; and declaring an emergency.

SB 137—By Stipe.

An Act relating to trading stamps; requiring annual licenses for suppliers of trading stamps for each store served; fixing cost of license according to population of county and procedure for issuance by County Clerk; allocating revenue to schools; prohibiting supplier from chang-

ing value after approval of Act; making violations a misdemeanor and fixing penalties; and declaring an emergency.

SB 138—By Social Welfare Committee.

An Act relating to hospital care for recipients in all categories under the medical care programs of the Oklahoma Public Welfare Commission; establishing the maximum payment that the Oklahoma Public Welfare Commission may make for such hospitalization under its medical care programs; providing reimbursable per diem cost may be paid any hospital rendering services under the commission's medical care programs but providing in no event shall such payment exceed the actual audited and certified per diem cost of university hospitals, after twenty percent has been deducted for professional instructional expenses; providing for severability; and declaring an emergency.

SB 139—By Boecher.

An Act relating to rural telephone cooperative corporations; amending 18 O.S. 1951, § 438.12 by increasing the number of classes of trustees of such corporations from two (2) to three (3) for the purpose of staggering the terms of office thereof; providing for the terms of office of such trustees; and declaring an emergency.

Senator Baldwin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 46 correctly enrolled.

Enrolled **SB 46** was, after fourth reading, 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:

SJR 14—Constitutional Amendments, Initiative and Referendum and Code Revision.

RESOLUTION

By unanimous consent, the following Resolution was introduced, read at length, adopted upon motion of Senator Field and referred for engrossment:

**SENATE CONCURRENT RESOLUTION
NO. 3**—By Baldwin and Field.

A CONCURRENT RESOLUTION REQUESTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO ASSIGN TO THE APPROPRIATE COUNCIL INTERIM COMMITTEE THE TASK OF EXAMINING, STUDYING, RESEARCHING, REPORTING AND RECOMMENDING LEGISLATION FOR SOIL CONSERVATION AND WATER RESOURCE LEGISLATION TO BE CONSIDERED BY THE TWENTY-NINTH OKLAHOMA LEGISLATURE.

WHEREAS, the Oklahoma Legislature has a sincere and continuing interest in statutes on soil conservation and water resources; and

WHEREAS, present legislative and public knowledge of the State and Federal legislation is inadequate; and

WHEREAS, a need exists for a serious study of the adequacies and inadequacies of existing legislation with the view of remedial action by the Twenty-ninth Oklahoma Legislature; and

WHEREAS, the complexities of the study will require an exhaustive period of study to determine courses of action for the future.

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

SECTION 1. That the Senate and House of Representatives of the Twenty-eighth Oklahoma Legislature hereby requests the Executive Committee of the State Legislative Council to assign to an appropriate Council Interim Study Committee the task of examining, perfecting, and recom-

mending legislation on soil conservation and water resources to the Twenty-ninth Oklahoma Legislature.

SECTION 2. That the Interim Committee be directed to carefully explore the technical aspects of the two subject areas with the view of fair and equitable legislative coverage.

SECTION 3. That this concurrent resolution be spread at large upon the official journals of both the Senate and House of Representatives of the Twenty-eighth Oklahoma Legislature and that a duly certified copy of this resolution be presented to the President Pro Tempore of the Senate and the Speaker of the House of Representatives for subsequent action.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 511—By Richeson et al of the House and Payne of the Senate.

HCR 512—By Green, et al of the House, and Grantham of the Senate.

By unanimous consent, **HCR 511** was taken up for immediate consideration, following which Senators Land, Grantham, Hamilton, Baldwin, Field, Dacus and Wilson (Greer) asked to be made co-authors, which was the order.

HCR 511, as co-authored, was read at length as follows and adopted upon motion of Senator Payne:

HOUSE CONCURRENT RESOLUTION NO. 511—By Richeson and Cole of the House and Payne, Land, Grantham, Hamilton, Baldwin, Field, Dacus, and Wilson (Greer) of the Senate.

A RESOLUTION CONGRATULATING AND COMMENDING THE HENRYETTA HIGH SCHOOL BAND AND THE SCHOOL ADMINISTRATORS AND PARENTS FOR THE HIGH DEGREE OF SKILL ATTAINED AND THE HONOR CONFERRED UPON THE STATE OF OKLAHOMA BY THEIR PERFORMANCES.

WHEREAS, the members of the Henryetta High School Band during a period of

many years has established that organization as one of the most outstanding in the Mid-West; and

WHEREAS, the Henryetta High School Band was rated first in its division for concert bands in the Tulsa District Contest in March, 1959; and

WHEREAS, the Henryetta High School Band, in competition with bands from fourteen other states was adjudged The Outstanding Band in all classes during the Enid Tri-State Music Festival in May, 1959, and during such competition was also adjudged the outstanding Class A Concert Band in the Million Dollar Tri-State Parade; and

WHEREAS, on October 22, 1960, the Henryetta High School Band took first place in the Class A Division at the Oklahoma University Band Day competition; and

WHEREAS, the Henryetta High School Band did on January 20, 1961, represent this State in the Inaugural Parade for President John F. Kennedy in Washington, D. C., with a performance that drew praise and admiration from the people of this Nation and thereby did reflect credit and glory to the State of Oklahoma; and

WHEREAS, the ability and achievements of the Henryetta High School Band over the past several years are in no small measure attributable to the parents of the members, the school administration and the Band Director.

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

That the gratitude, pride and appreciation of the people of the State of Oklahoma be hereby expressed by the Legislature of the State of Oklahoma for the high degree of perfection attained and the exemplary performances presented by the

Henryetta High School Band and official congratulations and commendations are hereby extended.

That the Legislature officially commend and congratulate the parents of the members of the Henryetta High School Band through the President of the Band Parents Club, Henryetta School Board, the Principal of the Henryetta High School, Superintendent of Public Schools of Henryetta, and the Director of the Henryetta High School Band for their unselfish and energetic support of the activities of the Henryetta High School Band.

That a duly certified copy of this Resolution be sent to Mr. W. A. (Tony) Anderson, Director of the Henryetta High School Band, Dr. E. E. Battles, Superintendent of Public Schools of Henryetta, and Eddie Raunikar, Principal of Henryetta High School, Henryetta School Board, and Mr. Bill E. Butler, President of the Band Parents Club as an expression of the sentiments of the Legislature of the State of Oklahoma.

That this Resolution be spread at large upon the official Journals of the House of Representatives and Senate of the Legislature of the State of Oklahoma.

Engrossed **HCR 511**, as co-authored, was properly signed and ordered returned to the Honorable House.

By unanimous consent, **HCR 512** was taken up for immediate consideration, following which all other members of the Senate were made co-authors, Senator Grantham being the one Senate co-author.

Engrossed **HCR 512**, as co-authored, was read at length as follows and adopted upon motion of Senator Grantham:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 512—By Green, Camp, Abbott, Allard, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos,

Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McCarty, McChristian, McCue, McCune, Massey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poynor, Pricbe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Skaggs, Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and Grantham, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer) of the Senate.

A CONCURRENT RESOLUTION EXPRESSING THE DEEP REGRET AND SORROW OF THE MEMBERS OF THE TWENTY-EIGHTH LEGISLATURE AT THE DEATH OF THE HONORABLE WILLIAM L. CARD OF GRANT COUNTY, A MEMBER OF THE TWENTY-SECOND, TWENTY-THIRD AND TWENTY-FOURTH LEGISLATIVE SESSIONS; DIRECTING THAT A COPY OF THIS RESOLUTION BE SPREAD UPON THE PERMANENT JOURNALS OF THE HOUSE OF REPRESENTATIVES AND THE SENATE AS A MEMORIAL TO HIS CHRISTIAN PRINCIPLES, HIS PUBLIC AND PRIVATE SERVICES AND INTEGRITY, TO HIS LOYAL AND DEVOTED FAMILY LIFE AND TO THOSE OTHER

WHOLESOME QUALITIES OF A GREAT LIFE NOBLY LIVED; AND THAT AN AUTHENTICATED COPY OF THIS RESOLUTION BE TRANSMITTED TO THE MEMBERS OF THE FAMILY AS LISTED HEREIN.

WHEREAS, on January 21, 1961, the Divine Judge of the Universe called from this earthly life his faithful servant, our colleague and beloved friend, the Honorable William Lee Card; and

WHEREAS, he was a respected and universally beloved member of this House of Representatives in the 22nd, 23rd and 24th Legislative Sessions; and

WHEREAS, his call to Higher Service has left an irreplaceable void in the fellowship of those who have served in this body; and

WHEREAS, his untimely passing, at a point on life's journey where manhood's morning has not yet touched noon, must now, with sorrow, be accepted as the will of that All-Wise Providence who guides man's destiny; and

WHEREAS, the phrase "dedicated and devoted public servant" is a description most aptly applying to his legislative career and other services which he rendered to his state and community; and

WHEREAS, with loyal heart and with purest hands he faithfully discharged all public trusts; and

WHEREAS, our beloved colleague and his outstanding record of public service and good fellowship will dwell forever in our community of memories; and

WHEREAS, this outstanding Oklahoman, as a lifelong resident of Grant County, exemplified the finest traditions of his nation, state and community; and

WHEREAS, he attended and graduated from Medford High School, Northern Oklahoma Junior College and the University of Oklahoma, from which institution he received the LLB degree in 1948, and soon thereafter was admitted to the practice of law; and

WHEREAS, he was a successful practic-

ing attorney in his hometown of Medford and in chosen profession pursued the best interests of his clients while adhering with uncompromising zeal to the eternal principle of justice, believing that "for justice all places a temple, and all seasons summer"; and

WHEREAS, his military service to his country was outstanding, including; enlistment in 1940, the day after mobilization of the 45th Infantry Division; graduation from Officer Candidate School at Fort Sill and commissioning as a second lieutenant on December 24, 1942; active duty during World War II in North Africa, Italy and elsewhere; promotion to the rank of major, which he retained at the time of his death; and service in the Army Reserve; and

WHEREAS, he was a loyal and devoted family man and an active worker in the First Christian Church; and

WHEREAS, his honors and membership organizations included, among others, the American Bar Association, the Oklahoma Bar Association, the National Guard Association, past president of the Medford Chamber of Commerce, and Phi Delta Phi legal fraternity; and

WHEREAS, his civic activities in behalf of his community and state, as well as his personal life, were such as to deservedly win the admiration, respect and warm personal regards of all who were privileged to know him; and

WHEREAS, he was eminent in public service, successful in his chosen profession, universally beloved in private life and his death is mourned with a sorrow befitting the loss which his state and community sustains in his decease; and

WHEREAS, he leaves behind a rich legacy of good works and well-deserved good will; and

WHEREAS, 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-EIGHTH LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That in the passing of our former colleague and friend, William L. Card, our Legislature and our people express profound sorrow and extend our sincere sympathy and condolence to his devoted wife, Alva M. Card, to his sons, Lee and Henry, to his parents, Mr. and Mrs. Lee A. Card, all of Medford, to his sister, Mrs. James F. McMurray, to his brother, Robert Card, both of Oklahoma City and to other members of the 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, to his loyal and devoted family life, and to those other wholesome qualities of a great life nobly lived.

SECTION 3. That authenticated copies of this Resolution be forwarded to each member of the family listed in Section 1 herein as a memorial of the sincere and deep respect and admiration which the members of the Oklahoma Legislature do now and shall continue to hold for their colleague, the Honorable William L. Card.

Engrossed HCR 512, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 30, by Allen, was read and considered.

Senator Rogers moved that SB 30 be re-referred to the Committee on Business and Industry for the purpose of holding a public hearing.

Senator Allen moved to table the Rogers motion, which motion failed of adoption.

The vote occurring on the Rogers motion, it was declared adopted.

Senator Allen announced a Public Hear-

ing on SB 30 for 10:00 a.m., Monday, February 6, 1961.

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

MOTION TO RECONSIDER VOTE

Senator Field asked unanimous consent, which was granted, that consideration of the Pazoureck motion, to reconsider the vote by which SB 65 was passed, be extended for two legislative days.

GENERAL ORDER

SB 10, by Graves, Cowden and Rogers, was read and considered.

Senators Garrison, Grantham, Garvin, Berrong, Land, Payne, McColgin, Breeden, Lollar, Ham, Cartwright, Bohannon and Belvin asked to be made co-authors of SB 10, which was the order.

Senator Graves moved to amend SB 10, line 8, page 7, by deleting after the word "issued" and before the letter "(h)"; and (2) with respect to certificates of interest or participation in oil, gas, or mining titles or leases or in payments out of production under such titles or leases, there is not considered to be any "issuer" which amendment was declared adopted.

Senator Graves moved to amend SB 10, line 16, page 6, by deleting after the word "that" and before the word "with" the number "(1)", which amendment was declared adopted.

Upon motion of Senator Graves, SB 10, as amended, was advanced to engrossment.

Upon motion of Senator Graves, the rules of the Senate were suspended and SB 10, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 10 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Ritzhaupt.—1.

Excused: Collins, Pazoureck.—2.

Not Voting: Harris.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Ritzhaupt.—1.

Excused: Collins, Pazoureck.—2.

Not Voting: Harris.—1.

The emergency was declared passed.

SB 10 was referred for engrossment.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:00 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:

HB 597—County Government.

DO PASS, as amended:

HB 581—County Government.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 46**.

The above numbered Bill was referred to the Governor for consideration.

As provided under the McSpadden motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Nineteenth Legislative Day

Thursday, February 2, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Baldwin, Collins, Easterly.—3.

The President declared a quorum present.

The following prayer was offered by the Chaplain, The Reverend Duane Forderhase, Pastor of the First Baptist Church of Marietta, and is incorporated herein upon the request of Senator Payne:

Our Heavenly Father, Creator and Judge of the Universe, we thank Thee for the blessings of life and for life itself. May we be wise stewards of this Divine Trust.

Impart to this august fellowship of the Senate Thy Divine Guidance. May each of them be increasingly aware of their responsibility to their Maker.

We thank thee, for the freedoms enjoyed in our Country. May we grow in the knowledge that freedom is only what we value it to be. As our Founding Fathers sought these freedoms, may we follow in their steps. For freedom is not the right to do as one pleases, but the opportunity to do what is right.

Not freedom from law, but freedom in law;

Not freedom from government, but freedom in government;

Not freedom from speech, but freedom in speech;

Not freedom from press, but freedom in the press;

Not freedom from religion, but freedom in religion;

May we humbly ponder these things today in accord with Thy Divine Standard of eternal values.

These things we seek above party and personality, beyond time and circumstance, for the good of our State and the peace of the people. In Jesus' Holy Name, we pray. Amen.

The Journal for the last legislative day was declared approved.

Senator Colston asked unanimous consent that the Reverend Forderhase be granted permission to address the Senate, which was the order.

Senator Breeden introduced the Honorable Henry S. Johnston, former Governor of Oklahoma and former Member of the Senate of the Fourteenth and Fifteenth Legislature. Senator Breeden asked unanimous consent that Governor Johnston be granted permission to address the Senate, which was the order.

Senator Rogers introduced Mike Mongue of Oklahoma City and asked unanimous consent, which was granted, that he be made Honorary Page for this legislative day.

Senator McSpadden presiding.

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 119—Public Health.

FIRST READING

The following Bills were introduced and read the first time:

SB 140—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House.

An Act making an appropriation to the Mental Health Board; stating the purpose; requiring the Mental Health Board to make certain payments; making the appropriation fiscal; repealing all Acts or parts of Acts in conflict herewith and declaring an emergency.

SB 141—By Garrison, Lollar and Ham.

An Act relating to civil procedure and authorizing courts of this State to determine rights, status or other legal relations, except where tortious injury to persons or property or insurance for such injury is involved; preserving the right to a jury trial; and authorizing supplemental relief.

SECOND READING

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

SB 133—Judiciary.

Senator Stipe asked unanimous consent that, following the report on **SB 133** by Judiciary, it be sent to Insurance, to which objection was voiced.

SB 134—Insurance.

SB 135—Agriculture, then to Education—Common.

SB 136—Social Welfare, then to Appropriations and Budget.

Senator Hamilton asked unanimous consent that **SB 136** be referred only to Ap-

propriations and Budget, which was the order.

SB 137—Business and Industry.

SB 138—Social Welfare.

SB 139—Business and Industry.

GENERAL ORDER

SB 121 by Trent was read and considered.

Senator Cowden presiding.

Upon motion of Senator Trent **SB 121** was advanced to engrossment.

By unanimous consent **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, Bailey, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cobb, Stipe.—2.

Excused: Baldwin, Collins, Easterly.—3.

Not Voting: Belvin.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cobb, Stipe.—2.

Excused: Baldwin, Collins, Easterly.—3.

Not Voting: Belvin.—1.

The emergency was declared passed.

SB 121 was referred for engrossment.

GENERAL ORDER

HB 551 by Shipley et al of the House and McSpadden of the Senate was read and considered.

Senator McSpadden moved to amend **HB 551**, lines 2 and 3, page 2, after the word "tax" on line 2, delete the following language down to the word "shall" on line 3: "for counties in which the Oologah Basin is located" and on line 4, page 2, insert the following after the word "year": "if any producing oil or gas wells in the county are plugged because of the inundation of a part of the county as a result of the constructing of a dam on a field project," which amendment was adopted.

Upon motion of Senator McSpadden, **HB 551**, as amended, was advanced to engrossment.

Senator McSpadden asked unanimous consent that **HB 551** be considered engrossed and placed upon third reading and final passage, which was the order.

THIRD READING

HB 551 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Baldwin, Collins, Easterly.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Baldwin, Collins, Easterly.—3.

The emergency was declared passed.

HB 551 was referred for engrossment.

Senator Bailey presiding.

GENERAL ORDER

SB 12 by Wilson (Beckham) of the Senate and Skaggs of the House was read and considered.

Upon motion of Senator Wilson (Beckham) **SB 12** was advanced to engrossment.

By unanimous consent, **SB 12** was considered engrossed, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Ritzhaupt.—1.

Excused: Baldwin, Collins, Easterly.—3.

Not Voting: Cobb, Morford.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong,

Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Ritzhaupt.—1.

Excused: Baldwin, Collins, Easterly.—3.

Not Voting: Cobb, Morford.—2.

The emergency was declared passed.

SB 12 was referred for engrossment.

GENERAL ORDER

HB 597, by McCune et al of the House, was read and considered.

By unanimous consent, Senators Land, McSpadden, Wilson (Beckham) and Fine were added as co-authors of **HB 597**.

Senator Cowden asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Land, **HB 597** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 597** was placed upon third reading and final passage.

THIRD READING

HB 597 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Baldwin, Collins, Cowden, Easterly.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Baldwin, Collins, Cowden, Easterly.—4.

The emergency was declared passed.

HB 597, as co-authored, was properly signed and ordered returned to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 3 and **SB 10** each correctly engrossed.

Engrossed **SCR 3** and Engrossed **SB 10** were, each, properly signed and ordered transmitted to the Honorable House for Consideration.

GENERAL ORDER

SB 6, by Dacus, was read and considered.

Senators Tipps, McSpadden, McColgin and Field asked to be made co-authors of **SB 6**, which was the order.

Senator Dacus was recognized and spoke on a question of personal privilege.

Senator McSpadden moved that the Senate close its doors and go into executive session, which motion by unanimous consent he withdrew.

Upon motion of Senator Dacus, **SB 6** was ordered re-referred to the Committee on Agriculture for further consideration.

HB 545, by Willis (Jackson) of the House and Kerr of the Senate, was read and considered.

Upon motion of Senator Kerr, **HB 545** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 545** was placed on third reading and final passage.

THIRD READING

HB 545 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, B o h a n n o n, Breeden, Cobb, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright.—1.

Excused: Baldwin, Collins, Cowden, Easterly.—4.

Not Voting: Colston.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, B o h a n n o n, Breeden, Cobb, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright.—1.

Excused: Baldwin, Collins, Cowden, Easterly.—4.

Not Voting: Colston.—1.

The emergency was declared passed.

HB 545 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 97, by Shoemake, was read and considered.

Senators Stipe, Cobb, Grantham, Kerr,

Belvin, Payne, Pazoureck and Pitcher asked to be made co-authors of **SB 97**, which was the order.

Upon motion of Senator Shoemake, **SB 97** was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that **SB 97** be 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Baldwin, Collins, Cowden, Easterly.—4.

The bill was declared passed.

SB 97 was referred for engrossment.

Senator McSpadden presiding.

Senator Cowden asked to be recorded present, which was the order.

GENERAL ORDER

HB 531, by Skaggs of the House and Wilson (Beckham) of the Senate, was read and considered.

Upon request of Senator Wilson (Beckham), further consideration of **HB 531** was deferred for this legislative day.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, February 6, 1961, at 1:30 p.m., which motion was adopted.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 517—By Levergood and Priebe.

An Act amending 58 O. S. 1951, § 833, as amended by Section 78, Title 56, Oklahoma Session Laws 1953, page 247, relating to petitions of guardians for sales of property of wards and requiring such proceedings to be according to the law concerning the estates of decedents.

HB 525—By Levergood and Henry.

An Act relating to pleas in abatement; permitting issue of abatement to be raised by motion or answer; requiring motion to state relevant facts; permitting trial of question of abatement prior to trial of merits; preserving question of abatement raised by motion for ruling on appeal.

HB 530—By Green, Howe, Patterson, Reineau, Cox, Lance, Page and Willis (Jackson).

An Act relating to research, development, utilization, and marketing of wheat grown in Oklahoma; to declare the public policy of the State of Oklahoma as prescribed; to define terms; to provide for the creation of a committee to be known as the Oklahoma Wheat Research, Development, Utilization and Marketing Committee, and to prescribe its powers and duties; to provide for the creation, in the State Department of Agriculture, of a Division of Wheat Research Development, Utilization and Marketing; to provide powers and duties of the State Board of Agriculture in connection with the public policy declared herein; to provide for the imposing of an assessment and the collection and use thereof and the making of refunds and providing for the termination thereof; to provide for a referendum on imposing such assessment; to provide for making certain reports; to provide for the establishment in the State Treasury of the Oklahoma Wheat Research Development, Utilization and Marketing Fund; to prescribe duties for specified public officials; to make certain Acts and practices unlawful; to provide penalties, and to declare an emergency.

HB 544—By Levergood and Priebe.

An Act relating to wills; providing that devises or bequests may be made by will to the trustee or trustees of a trust established by written instrument independently of the will; and providing for the permissible terms and conditions of such trust and for the effect of the amendment, revocation, or termination thereof.

HB 548—By Green.

An Act relating to weighing of highway vehicles; specifying method of determining weight of combination vehicles; requiring weight ticket to indicate by certain words any vehicle not weighed as a single unit; and declaring an emergency.

HB 557—By Larason.

An Act relating to highways; granting use of right-of-way by telegraph and telephone lines subject to municipal regulation; conferring right of condemnation for such use; amending 18 O.S. 1951, § 601 by authorizing State Highway Commission power to prevent such use along interstate highway system except in urban areas; and declaring an emergency.

HB 627—By Shibley, Finch, Fitch, Avey, Blackard, Bradley (Tulsa), Clark, Cole, Converse, Craig (Kay), Eidson, Fogarty, Ford, Forsythe, Goodfellow, Henry, Howze, Jones, Levergood, McChristian, McCue, McCune, Patterson, Richeson, Sanguin, Shipley, Strickland, Thomas, Van Hooser and Willis (Jackson).

An Act creating the Expenditures Review Committee composed of the chairman of the State Legislative Council, State Treasurer and Budget Director with authority to prohibit proposed expenditures of State Departments and Agencies if unnecessary; authorizing appeal to Legislative Committees; and declaring an emergency.

HB 680—By Ruby, Bower, Fitch, Harper, Nichols (Dewey) and Page of the House and Shoemaker of the Senate.

An Act relating to motor vehicle registration; apportioning revenues received; amending 47 O. S. 1951, § 22.2 (e), as

amended by Section 8, Senate Bill No. 105, Oklahoma Session Laws 1957, page 627, to authorize use of county farm-to-market and secondary road fund to purchase right-of-way for primary, secondary or urban roads; and declaring an emergency.

HB 694—By Sparkman.

An Act relating to restraint of domestic animals; amending 4 O. S. 1951, § 94, as amended by Section 1, Chapter 5, Oklahoma Session Laws 1955, page 103, and Section 1, Chapter 5, Oklahoma Session Laws 1959, page 26, to remove Delaware County from open range; repealing Section 2, Chapter 5, Oklahoma Session Laws 1959, page 26, relating to certain areas in Delaware County; and declaring an emergency.

HB 702—By Redman and Taliaferro.

An Act relating to fees of County Clerks; amending 28 O. S. 1951, § 32; fixing fees to be charged for certain Acts of County Clerk when acting as Register of Deeds; 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 511** and **512**.

Senator Payne presiding.

Enrolled **HCR 511** was properly signed and ordered returned to the Honorable House.

Senator Grantham presiding.

Enrolled **HCR 512** was properly signed and ordered returned to the Honorable House.

Senator McSpadden presiding.

FIRST READING

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

SB 142—By Harris, Rogers and Kerr.

An Act relating to continuances in civil and criminal actions; amending 12 O.S. 1951 § 667, as amended by Section 1, Chapter 11, Title 12, page 134, Oklahoma Session Laws 1955; providing for continuances when a member of the Legislature is a party or attorney in a civil or criminal action; and declaring an emergency.

SB 143—By Ham and Wilson (Greer).

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: making the appropriation nonfiscal: 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:

HB 508—Judiciary.

HB 528—Judiciary.

DO PASS, as amended:

HB 506—Judiciary.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, February 6, 1961, 1:30 p.m.

Twentieth Legislative Day

Monday, February 6, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Cartwright, Easterly, Morford.—3.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Bill Imhoff, Pastor of the First Christian Church of Kingfisher, Oklahoma.

The Journal for the last legislative day was declared approved.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

William J. Jones states that he resides at 4500 N. Sewell, Oklahoma City, Oklahoma; that he is 39 years of age; that he is legislative representative for Wm. J. Jones Co.; 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 6th day of February, 1961.

William J. Jones

RESOLUTION

Senator Colston introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 4—By Colston of the Senate and Northcutt of the House.

A RESOLUTION COMMENDING AND CONGRATULATING THE 1960 EDITION OF THE MADILL WILDCATS AND THEIR EXCELLENT COACHING STAFF UPON CAPTURING THE CLASS A HIGHSCHOOL BASKETBALL CHAMPIONSHIP.

WHEREAS, On March 5, 1960, the Madill Wildcats, with a remarkable display of offense and defense, laid claim to the coveted Class A Highschool Basketball Championship in a spirited contest against Beggs Wheatley by a final score of 66-47, and

WHEREAS, This March 5 victory, and with it the possession of the laureled Class A Crown, climaxed a magnificent basketball season under the coaching of Gordon Vaughn and Bill Ayres during which winter season the Wildcats emerged victorious in 25 of 29 contests, and

WHEREAS, The entire 1960 basketball season of the Madill Wildcats was highlighted by outstanding individual and sparkling team efforts during which contests the sportsmanship and the determi-

nation displayed by this inspired team won the plaudits of opponents and spectators alike, thus proudly reflecting on their school, their community, their county and their state.

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

SECTION 1. That the Madill Wildcat Basketball Team of Madill Highschool be both commended and congratulated for their many sterling and praiseworthy performances while capturing the coveted Class A Basketball Championship.

SECTION 2. That Coach Gordon Vaughn and Assistant Coach Bill Ayres be commended for their outstanding job during the 1960 Winter season.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to each member of the Wildcat Squad, Charles Harp, George Stokes, Pat Smiley, Bob Walker, David Ragland, Logan Beard, Lowell Cox, R. B. Finkle, Gary Payne and Dennis Long, to Coaches Vaughn and Ayres, to Superintendent Kenneth Hoyt, to Principals Carl Roblyer, Harold Slack and Jeff Herndon, and to each member of the Board of Education.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 563—By Levergood and Burkett.

An Act amending 66 O. S. 1951, § 55; relating to review of Commissioners' report on taking by eminent domain of property by railroads; changing time to file exceptions to report of Commissioners from sixty (60) to thirty (30) days; changing time to file demand for jury trial from thirty (30) days to sixty (60) days; and declaring an emergency.

HB 596—By McCune, Forsythe, Johnston, Bradley (Tulsa), Howard, Hopkins and Atkinson.

An Act relating to Children's Court;

amending Section 1, Chapter 11, Title 20, page 148, Oklahoma Session Laws 1957; and declaring an emergency.

HB 625—By McCune, Forsythe, Johnston, Bradley (Tulsa) and Hopkins.

An Act relating to additional compensation for judges of the Court of Common Pleas; repealing Section 4, Chapter 8, Title 20, page 147, Oklahoma Session Laws 1957 (28 O.S. Supp. 1959, § 670); fixing effective date of this Act.

HB 626—By Williams (Carter).

An Act relating to infant defendant; amending 12, O.S. 1951, § 228; providing for the defense of an infant; and declaring an emergency.

HB 658—By McCune, Odom (McIntosh), Murrow, Fogarty, Reneau, Greenhaw, Bradley (Tulsa), Forsythe, Howard, Johnston and Hopkins.

An Act repealing Chapter 3, Title 46, page 425, Oklahoma Session Laws 1957, relating to chattel mortgages; and declaring an emergency.

HB 664—By Levergood of the House and Shoemaker of the Senate.

An Act authorizing and empowering the West Publishing Company of St. Paul, Minnesota, to compile and annotate the Oklahoma Statutes 1961 in three (3) volume sets; providing for the approval of said Statutes by the Justices of the Supreme Court of the State of Oklahoma; authorizing, empowering and directing the State Board of Public Affairs of the State of Oklahoma to purchase from the West Publishing Company two thousand (2,000) sets of such Statutes when approved by the Justices of the Supreme Court at the price of forty-seven dollars and fifty cents (\$47.50) per set; appropriating the sum of ninety-five thousand dollars (\$95,000.00) for payment therefor; providing for distribution of said Statutes; declaring said Statutes to be the Official Statutes and General and Public Laws of the State of Oklahoma after the approval thereof by the Justices of the Supreme Court; except-

ing certain laws from the operation hereof; making the provisions of this Act severable; repealing all laws or parts of laws in conflict therewith; and declaring an emergency.

HB 667—By Burkett.

An Act relating to dependent and delinquent children; amending 10 O.S. 1919 Sec. 102, which provides for jurisdiction and jury trials, by providing the manner in which such juries are summoned; and declaring an emergency.

HB 695—By Shibley, Howze, Ford, Eidson, Blackard, Fitch, Witt, Doornbos, Odom (McIntosh), Dolezal, Etling, Goodfellow, Murrow and Patterson.

An Act relating to elections; amending 26 O.S. 1951, § 161, as amended by Section 1, Chapter 5b, Title 26, Oklahoma Session Laws 1959, page 120; requiring notice and declaration by candidates with petition of electors or deposit; fixing amount of deposit in cities or towns under three thousand (3,000) population at five dollars (\$5.00); and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 545 and 597.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, February 6, 1961, of Enrolled SB 46, entitled:

Enrolled Senate Bill No. 46—By McClenendon and Trent of the Senate, and Allard, Williams (Murray), Abbott, Briscoe, Howe, Lance, McCue, Poynor, Sparks, and Sullivan of the House.

An Act making a supplemental appropriation to the Oklahoma State Regents for Higher Education; providing for alloca-

tion of Funds to constituent institutions; making appropriation non-fiscal; providing for severability; and declaring an emergency.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 12 and 97, and HB 551 correctly engrossed.

Engrossed SBs 12 and 97 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 551, 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 144—By Garrison and McSpadden.

An Act relating to crimes; amending 21 O. S. 1951, § 1021, defining the crimes indecent exposure, exhibition and obscene writings to include photographs; making violation a felony; fixing penalties; and declaring an emergency.

SB 145—By Payne of the Senate and Richeson and Cole of the House.

An Act amending 12 O. S. 1951, § 929, which provides costs to successful defendant as matter of course; amended to provide that where action is brought for recovery of debt on open account, debtor must pay the costs; and declaring an emergency.

SB 146—By Berrong, Wilson (Beckham), Cobb, Dacus, Allen, Ritzhaupt, Breeden, and Wilson (Greer) of the Senate and Reneau of the House.

An Act relating to State fiscal affairs; creating in the State Treasury a continuing special cash fund to be known as "The State Emergency Fund"; providing that certain monies shall under certain conditions be transferred to the General Revenue Fund; authorizing the Governor to allocate monies and to authorize expenditures from said fund for emergen-

cies as defined herein; prohibiting allocations and expenditures from said fund for any purpose, use or object considered or acted upon adversely by the Legislature or either House thereof; outlining procedures for allocation and expenditures from said fund; requiring written findings of fact from requesting agencies as to the existence of an emergency and specifying findings which shall be included therein; providing that allocations for additional contingencies not foreseen by the Legislature may be recommended by the executive committee of the State Legislative Council for consideration by the Governor; requiring written approval and specific limitations by the Governor for allocations from the State Emergency Fund; requiring a certificate of approval to be filed with the State Budget Director, the State Auditor and the State Treasurer; making the provisions of this Act severable; and repealing House Bill No. 532, Chapter 1, Title 62, page 279, Oklahoma Session Laws 1953 and House Bill No. 632, Chapter 1a, Title 62, page 336, Oklahoma Session Laws 1955 and Senate Bill No. 106, Chapter 1c, Title 62, page 344, Oklahoma Session Laws 1955.

SB 147—By Field.

An Act relating to public buildings and public improvements; amending 61 O.S. 1951, § § 1 and 2, as amended by Sections 1 and 2, Title 61, page 335, Oklahoma Session Laws 1955, to eliminate the provision that bond required from a contractor or contractors shall include coverage for indebtedness for rental or repair of machinery or equipment furnished in the construction of said public building or in making said public improvements; eliminating the provision that authorizes an action against the bond of such contractor or contractors for payment of such rentals and repairs; and declaring an emergency.

SECOND READING

The following Bills were read the second

time and referred to Committees indicated:

SB 140—Public Health, then to Appropriations and Budget.

SB 141—Judiciary.

SB 142—Judiciary.

SB 143—Appropriations and Budget.

HB 517—Judiciary.

HB 525—Judiciary.

HB 530—Agriculture.

HB 544—Judiciary.

HB 548—Public Safety.

HB 557—Roads and Highways.

HB 627—State and Federal Government.

HB 680—Revenue and Taxation.

HB 694—State and Federal Government.

HB 702—County Government.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Stipe moved that the vote be reconsidered by which **SB 121** passed.

President Pro Tempore Collins presiding.

Senator Pazoureck asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 65** passed, be extended one day.

GENERAL ORDER

HB 646, by Privett, et al of House, was read and considered.

Upon request of Senator Breeden, further consideration of **HB 646** was deferred for thirty minutes.

HB 598, by Ruby et al of House and Shoemake of the Senate was read and considered.

Senator Kerr asked to be shown as co-author of **HB 598**, which was the order.

Upon motion of Senator Shoemake **HB 598** was advanced to engrossment.

By unanimous consent **HB 598** was placed upon third reading and final passage.

THIRD READING

HB 598 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grant-ham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Tipps.—1.

Excused: Cartwright, Easterly, Garrison, Morford.—4.

Not Voting: Allen, Belvin, Cobb, Ham.—4.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grant-ham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Tipps.—1.

Excused: Cartwright, Easterly, Garrison, Morford.—4.

Not Voting: Allen, Belvin, Cobb, Ham.—4.

The emergency was declared passed.

HB 598 was properly signed and ordered returned to Honorable House.

PENDING SENATE ACTION

SR 13, by Romang and Hamilton, was considered further.

Senator Grantham moved to amend **SR 13**, by adding after the third paragraph a new paragraph as follows: "This Resolution shall not be interpreted to effect any

application which has now been received by the Commissioners of the Land Office" which amendment failed of adoption.

Senator Cartwright asked to be recorded present, which was the order.

SR 13 was read at length, as follows, adopted upon motion of Senator Romang and ordered referred for enrollment:

SENATE RESOLUTION NO. 13—By Romang and Hamilton.

A RESOLUTION MEMORIALIZING THE COMMISSIONERS OF THE LAND OFFICE OF THE STATE OF OKLAHOMA TO DISCONTINUE ACCEPTING APPLICATIONS FOR 3% LOANS FROM TRUST FUNDS UNDER THEIR JURISDICTION AND CONTROL UNTIL THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE EITHER ENACTS OR DECLINES TO ENACT AN AMENDMENT TO EXISTING LAWS RELATING TO THE RATE OF INTEREST TO BE CHARGED FOR SUCH LOANS.

WHEREAS, there has been introduced in the State Senate and the House of Representatives, an Act relating to the rate of interest to be charged on loans made by the Commissioners of the Land Office from the trust funds under their jurisdiction and control; fixing the rate of interest at not less than 4% per annum; the maximum period of time within which the loans shall be paid and authorizing the Commissioners of the Land Office to increase the rate of interest above 4% at any time they may deem it necessary to keep the rate of interest comparable to the interest charged by other lending agencies on similar loans.

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

That the Commissioners of the Land Office of the State of Oklahoma be memorialized to discontinue the acceptance of applications for 3% loans from the trust funds under their jurisdiction and control until the Twenty-eighth Oklahoma Legislature either enacts or declines to

enact an amendment to existing laws relating to the rate of interest to be charged for such loans.

BE IT FURTHER RESOLVED, That duly authenticated copies of this Resolution be sent to the Secretary and each member of the Commissioners of the Land Office of the State of Oklahoma.

DECLARATIONS OF VOTES

Senators Dacus, Belvin, McColgin, Bohannon, Colston and Grantham asked unanimous consent, which was granted, that the record show they voted NAY on the adoption of **SR 13**.

GENERAL ORDER

Referring further to **HB 646**:

Senators Allen, Field, Romang and Colston asked to be made coauthors of **HB 646**, which was the order.

Upon motion of Senator Breeden, **HB 646** was advanced to engrossment.

Senator Breeden asked unanimous consent, which was granted, that **HB 646** be placed upon third reading and final passage.

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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Easterly, Garrison, Morford. 3.

Not Voting: Ham, Stipe.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Easterly, Garrison, Morford. 3.

Not Voting: Ham, Stipe.—2.

The emergency was declared passed.

HB 646 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 520, by Stevens et al, was read and considered.

Upon motion of Senator Graves, **HB 520** was advanced to engrossment.

Upon motion of Senator Graves, the rules of the Senate were suspended and **HB 520**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 520 was read for third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Nay: Breeden, Stipe.—2.

Excused: Easterly, Garrison, Morford.—3.

Not Voting: Trent.—1.

The bill was declared passed.

HB 520, 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 Field that the Senate closed its doors and went into executive session.

*

The Senate, in open session, was called to order by Senator Harris, who made the following announcements:

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 upon confirmation and ending June 30, 1964.

The Senate, in executive session and upon motion of Senator Shoemaker, advised and consented to the confirmation of the executive nomination of **Dr. WILLIAM N. WEAVER**, of Muskogee, Oklahoma, as a member of the State Board of Health, for a term effective upon confirmation and ending June 30, 1968.

The Senate, in executive session and upon motion of Senator McSpadden, advised and consented to the confirmation of the executive nomination of **PHILIP H. VILES**, of Claremore, Oklahoma, as a member of the Grand River Dam Authority—Board of Directors, for a term effective upon confirmation and ending 2nd Tuesday in January, 1965.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the executive nomination of **Dr. R. D. McCULLOUGH**, of Tulsa, Oklahoma, as a member of the State Board of Health, for a term effective upon confirmation and ending June 30, 1969.

The Senate, in executive session and upon motion of Senator Bailey, advised and consented to the confirmation of the executive nomination of **CLINT G. LIVINGSTON**, of Norman, Oklahoma, as Presiding Judge of the State Industrial Court,

for a term effective upon confirmation and ending March 14, 1965.

GENERAL ORDER

Senator Dacus asked unanimous consent, which was granted, that **SBs 8 and 9** be withdrawn from the Calendar and re-referred to the Committee on Agriculture.

Senator Hamilton asked unanimous consent, which was granted, that **SB 35** be withdrawn from the Calendar and re-referred to the Committee on Education-Common.

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

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

SB 148—By Berrong and Ritzhaupt.

An Act relating to loans and investments of permanent school funds and other educational funds; amending 64 O. S. 1951, § 51, by providing that the rate of interest on farm loans shall not be less than the highest rate of interest which said funds would return from investment in approved bonds; prohibiting an interest rate of less than three per cent (3%) per annum on said farm loans; and declaring an emergency.

SB 149—By Rogers.

An Act relating to courts; amending 20 O.S. 1951, § 92h, to authorize the election of seven (7) judges in Judicial District Number 7; and declaring an emergency.

SB 150—By Fine of the Senate and Harper, Willis (Cherokee) and Sparkman of the House.

An Act amending 70 O. S. 1951, § 135a, amended by House Bill No. 615, Twenty-fourth Legislature, page 543, Oklahoma Session Laws 1953, relating to Deputy County Treasurers of school accounts in certain counties; providing for said Depu-

ty County Treasurers of school accounts in counties having a population of not less than twelve thousand (12,000) nor more than twenty thousand (20,000) according to the 1960 Federal Decennial Census and each succeeding Federal Decennial census and a valuation of not more than twelve million dollars (\$12,000,000.00); and declaring an emergency.

COMMITTEE REPORT

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 24—State and Federal Government.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m. tomorrow.

Twenty-First Legislative Day

Tuesday, February 7, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Dacus, Morford, Pitcher, Stipe.—4.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Easterly, after introducing the wife and daughter of Senator Pazoureck, asked that the daughter, Coleen, be made an Honorary Page for this legislative day, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 598**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Ritzhaupt, who stated Permits would be

issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permits be granted to the following persons:

From Oklahoma City, Oklahoma

Gene H. Hemry, 2533 Clermont Place, Life Insurance Ass'n. of America.

From Tulsa, Oklahoma

Robert L. Hicks, 2250 S. Jamestown, Hicks-Turner Insurance Agency.

McSpadden, Chairman.

SECOND READING

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

SB 144—Criminal Jurisprudence.

SB 145—Judiciary.

SB 146—State and Federal Government.

SB 147—Business and Industry.

SB 148—Banks and Banking.

SB 149—Judiciary.

SB 150—County Government.

HB 563—Judiciary.

HB 596—Judiciary.

HB 625—Judiciary.

HB 626—Judiciary.

HB 658—Judiciary.

HB 664—Judiciary.

HB 667—Judiciary.

HB 695—Privileges and Elections.

GENERAL ORDER

HB 659, by McCune, et al of the House was read and considered.

Senator Bohannon moved to amend **HB 659** on line 5, page 3, after the word "for" and before the word "in" by correcting the spelling of the word "allowances" which amendment was adopted.

Senator Bohannon moved that the Senate reconsider the vote whereby his amendment to **HB 659** was adopted, which motion was adopted.

Senator Bohannon asked unanimous consent that his amendment to **HB 659** be withdrawn, which was the order.

Senator Land asked to be shown as co-author of **HB 659**, which was the order.

Upon motion of Senator Bohannon **HB 659** was advanced to engrossment.

By unanimous consent **HB 659** was placed upon third reading and final passage.

THIRD READING

HB 659 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Dacus, Morford, Pitcher, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cow-

den, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Dacus, Morford, Pitcher, Stipe.—4.

The emergency was declared passed.

HB 659 was properly signed and ordered returned to Honorable House.

Senators Dacus, Pitcher and Stipe asked to be recorded present, which was the order.

Senator Harris presiding.

MOTION TO RECONSIDER VOTE

Senator Hamilton moved to table the Pazoureck motion, to reconsider the vote by which **SB 65** was passed, which motion was adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Greer).—25.

Nay: Allen, Bailey, Berrong, Breeden, Easterly, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Pazoureck, Rogers, Romang, Stevenson, Wilson (Beckham).—17.

Excused: Morford.—1.

Not Voting: Trent.—1.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 4, **SB 65** and **HB 520** each correctly engrossed.

SR 13 correctly enrolled.

Engrossed **SCR 4** and Engrossed **SB 65** were each properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 520**, as amended, were properly signed and

ordered returned to the Honorable House.

Enrolled **SR 13** was properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 513—By Karnes of the House, and Field of the Senate.

Senator Field asked unanimous consent, which was granted, to take up for immediate consideration **HCR 513**, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 513—By Karnes of the House and Field of the Senate.

A RESOLUTION GIVING OFFICIAL RECOGNITION TO AND COMMENDING THE ATHLETIC ACHIEVEMENTS OF THE BEAVER "DUSTERS" IN WINNING THE OKLAHOMA CLASS "C" FOOTBALL CHAMPIONSHIP; COMMENDING THEIR COACH, SCHOOL COMMUNITY; AND DIRECTING THAT COPIES OF THIS RESOLUTION BE SENT TO THE PERSONS CONCERNED.

WHEREAS, the Beaver, Oklahoma. High School Football Team, more familiarly, and quite respectfully and appropriately, known throughout the Panhandle region as the "Dusters," climaxed an inspiring 1960 season on Friday, December 9, 1960, at Woodward, with the capture of their second successive State Class "C" Football Championship, in an impressive 24-0 victory over another outstanding football team, the Hennessey "Eagles"; and

WHEREAS, in the successful defense of their State Class "C" Football Championship title, the "Dusters" again displayed the championship form and poise which garnered them the coveted title in 1959 and which was so characteristic of this team throughout its undefeated 1960 season, displaying, on defense, a determination which allowed no quarter and, on offense, an energy, drive and spirit which could not go unrewarded; and

WHEREAS, the 1960 edition of the Beaver "Dusters," under the professional tutelage of Coach Tom McVay, while completing an undefeated season, at the same time extended its skein of victories to seventeen, a record, and a most enviable one in state high school football competition; and

WHEREAS, while a Championship Team and composed of champions all, this group of young men is due just acclaim and recognition for the manner in which it performed as a unit, always keeping before it the postulate that the whole is greater than its parts; and

WHEREAS, that the Beaver "Dusters" were undeniably dominant in their district and in State Class "C" football competition during 1960 can be readily ascertained from the Beaver contributions to the list of All-Conference selections for District 2-C, namely: On the first team at the end positions, Walter Depew and Danny Porter; at the tackle positions, Howard McGowen and Tom Rock; at the guard positions, Gorlyn Harryman and Jim Cole; in the backfield, Larry Campbell, Vern Redemer, and Ira Campbell. On the second team were, at end, Joe Hoover; at guard Dewey Vandeburgh; at center, Terry Kile; in the backfield, Skip Baird and Jerry Hoover. Receiving honorable mention were tackle Tom Cypert, center Don McVay, and backs Huverton Plain and Tom McVay; and

WHEREAS, further honors and recognition of achievement have been bestowed upon Beaver High School, its football team and Coach Tom McVay through the meritorious selection of end and guard Walter Depew as a member of the State All-Star High School Football Team; and

WHEREAS, it is both fitting and proper that official recognition be given to the 1960 State Class "C" Football Championship team, the Beaver "Dusters," for its notable achievements as a team and for the feats of the individual members of this team, and to its Coach Tom McVay, for the honors and prestige they have brought

to their school, community, and district, since the manifesting of such spirit, attitude, dedication and skill on the part of both players and coaches is a reflection of the pioneer traditions inherent in the development of our State and Nation and, without question, necessitated in the continuation of their growth and progress.

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

SECTION 1. That the Beaver "Dusters," 1960 State Class "C" Football Champions, and their coach, are hereby officially commended and congratulated for their accomplishments described hereinabove and for the manner in which they represented their school, community, and district before the eyes of the State; and

SECTION 2. That a copy of this Resolution be spread at large upon the permanent journals of the House of Representatives and the Senate of the Twenty-eighth Oklahoma Legislature and that a duly authenticated copy hereof be forwarded to the superintendent and principal of Beaver High School, to the Beaver, Oklahoma "Herald-Democrat," to Coach Tom McVay and to each member of the team, as hereinafter named: David Reiswig, Melvin Chaloupek, Kay Neal, Danny Porter, Walter Depew, Ronnie Hendricks, David Howell, Larry May, Joe Hoover, Jerry Hoover, Don McVay, Tom McVay, Dewey Vanderburgh, Skip Baird, Jim Cole, Jerry Venable, Howard McGowen, Reggie Hewatt, Steve Crocker, Terry Kile, Clifton Savoy, Tom Rock, Stan Hancock, Bill Conner, Glen Cramer, Goryn Harryman, Huverton Plain, Tom Cypert, Jimmy Clowers, Curtis Cowgill, Billy Potter, Vern Redemer, Danny Rhodes, Ira Campbell, and Larry Campbell.

Engrossed **HCR 513** was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Stipe asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote whereby **SB 121** passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 121 correctly engrossed.

SB 121 was properly signed and ordered transmitted to the Honorable House for its consideration.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet tomorrow, as provided under the Rules, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 657—By Morgan and Smith.

An Act relating to statutory requirements for use of registered mail and authorizing use of certified mail with return receipt requested to be used in place thereof; and declaring an emergency.

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

FIRST READING

The followings Bills were introduced and read for the first time:

SB 151—By Wilson (Beckham) of the Senate, and Howard of the House.

An Act relating to unclaimed property coming into possession of sheriffs; providing for procedure for disposition; providing funds derived therefrom to be deposited in a special fund and defining uses of such fund; amending Title 22 O. S. 1951 § 1325; and declaring an emergency.

SB 152—By Allen and Graves.

An Act prohibiting certain businesses from doing business on the first day of the week; authorizing injunctive relief; repealing conflicting laws; and declaring an emergency.

SB 153—By Grantham of the Senate and Howe, Green and Craig of the House.

An Act relating to income taxes; providing that every officer and every employee of the State, county, school district, municipality, any public agency, authority, commission, board, or district, shall file the certificate of the Oklahoma Tax Commission relating to such person's income taxes required by this Act, within the time and manner herein required; designating the officer, agency, authority or department with whom such certificates must be filed; providing that any such officer or employee who fails to comply herewith shall forfeit his or her office or employment; prohibiting payment of any compensation to any public officer or employee who has not complied with this Act; providing that failure on the part of any public officer or employee to file an income tax return as required by law shall constitute cause for removal from office of such officer and immediate discharge from public employment of such employee who shall be so discharged; making the provisions of this Act severable; and declaring an emergency.

SB 154—By Grantham of the Senate, Craig, Howe and Green of the House.

An Act relating to motor vehicles; prohibiting the operation of certain motor vehicles upon highways without effective mufflers; providing standards and means of testing sounds made by certain motor vehicles and delegating authority for enforcing prohibitions against excessively noisy motor vehicles; prohibiting the sale or installation of mufflers not conforming

to the requirements of this Act; making violation a misdemeanor; providing for severability; and declaring an emergency.

SB 155—By Grantham of the Senate and Howe, Green and Craig of the House.

An Act relating to motor vehicles and the registration and licensing thereof; amending 47 O.S. 1951, § 22.3, as amended by Section 1, Chapter 1, Title 47, page 184, Oklahoma Session Laws 1953, by requiring certain receipts or statements with the application for motor vehicle registration as evidence of compliance by the owner thereof with the personal property tax laws of this State; requiring statement of compliance with the motor vehicle licensing and registration laws under certain conditions; requiring said statements to be furnished by the Oklahoma Tax Commission; requiring said statements to be signed under oath by the owner of the vehicle for which registration application is made; providing procedures for compliance with the requirements herein imposed; and declaring an emergency.

SB 156—By McClendon.

An Act relating to Federal funds received by counties because of submarginal lands and certain other lands; providing for apportionment of funds received by counties under the Bankhead-Jones Farm Tenant Act, approved July 22, 1937; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m. tomorrow.

Twenty-Second Legislative Day

Wednesday, February 8, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rizthaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain.

President Pro Tempore Collins presiding.

The Journal for the last legislative day was declared approved.

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 7—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 14—Constitutional Amendments, Initiative and Referendum and Code Revision.

DO PASS, as amended:

SB 26—Labor Relations.

SB 90—Labor Relations—To Appropriations and Budget by previous order.

REREFERRED TO COMMITTEES:

HB 593—Agriculture—To Planning and Resources upon recommendation of reporting Committee.

FIRST READING

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

SB 157—By Pazoureck.

An Act relating to courts; authorizing appointment of public defender on recommendation of County Attorney and judges of courts of record of county; fixing salary; defining duties; and declaring an emergency.

SJR 15—By Land.

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 the State of Oklahoma amending Section 20 of Article II, which establishes the rights of an accused in criminal prosecutions, by providing that where uncertainty exists as to the county in which a crime was committed the accused may be tried in any county in which the evidence indicates the crime might have been committed; providing a ballot title; and ordering a Special Election.

SECOND READING

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

SB 151—County Government.

SB 152—Business and Industry.

SB 153—Revenue and Taxation.

SB 154—Public Safety.

SB 155—Revenue and Taxation.

SB 156—Education, Common.

HB 657—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 565 — By Levergood, Priebe and Craig (Lincoln).

An Act relating to summary administration of estates; authorizing the court to dispense with regular proceedings if inventory of estate does not exceed a certain amount; prescribing certain duties and procedures for the court; providing for manner of notice of hearing; establishing when such hearing shall be held and distribution made; providing that certain notices may be combined in one (1) notice; barring certain claims unless presented within a specified period of time; making provisions of this Act severable; and repealing 58 O.S. 1951, § 317.

HB 681—By Vandiver, Traw, Blackard, Sullivan, Willis (Cherokee), Harper, Ruby, Watkins, Cook, Karnes, McChristian, Nichols (Dewey) and Goodfellow of the House and Hamilton of the Senate.

An Act relating to cigarette vending machines; amending 68 O.S. 1951, § 586c (d), as amended by Section 1, Chapter 16, Title 68, Oklahoma Session Laws 1959, page 281, providing for permits for each vending machine; setting fees; making permits nontransferable; requiring operator to have been a resident of the State of Oklahoma for one (1) year; and if partnership or corporation, requiring one-half (½) of ownership to have been a resident of the State of Oklahoma for one year; amending previous Act to change word license to word permit; fixing penalties for violation of Act; amending former Act by designating paragraph and creating a new Section (e), and making such Section applicable to all holders of permits in the cigarette business in Oklahoma; and declaring an emergency.

HB 682—By Vandiver, Traw, Blackard,

Sullivan, Willis (Cherokee), Harper, Ruby, Watkins, Cook, Karnes, McChristian, Nichols (Dewey), Andrews and Goodfellow of the House and Hamilton of the Senate.

An Act relating to license of coin operated music device or coin operated amusement device; amending 68 O.S. 1951, § 1548, to require applicant to have been a resident of Oklahoma for over one (1) year, and if a partnership or corporation, requiring one-half (½) of ownership to have been a resident of Oklahoma for one (1) year; and declaring an emergency.

HB 711—By Camp, Bower, Craig (Lincoln), Etling, Johnston, Richardson and Witt of the House and Graves and Morford of the Senate.

An Act relating to banks and trust companies; authorizing real estate loans under certain security requirements, limitations and exceptions; amending 6 O.S. 1951, § 108b, to permit banking associations to participate with other banks in making original loan secured by improved real estate; authorizing loans for industrial or commercial building of not over eighteen (18) months; raising loan period for residential or farm building construction from six (6) to nine (9) months; authorizing construction loans of banks to increase from aggregate amount not in excess of fifty per centum (50%) of its actually paid-in and unimpaired capital to one hundred per centum (100%) of its actually paid-in and unimpaired capital and unimpaired surplus; amending 6 O.S. 1951, § 108e, to allow and require Bank Commissioner consent for bank to pledge or hypothecate assets to create a margin of over fifty per centum (50%) of amount borrowed or certain secured deposits; amending 6 O.S. 1951, § 108f, and § 110.2 to allow bank to own, or invest in obligations of a corporation owning, bank premises and requiring Bank Commissioner approval when own business furniture, premises and fixtures exceed one-half (½) of paid in capital; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 4**.

The above numbered Bill and Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 551** and **520**, as amended.

Senator Field presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 513**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 659** and **646**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 113, by Kerr, Morford, Allen, Wilson (Beckham), Pitcher, Easterly, Berrong, Dacus, Harris, Garrison, Lollar, Bailey, McColgin, Stevenson, Shoemake, Boecher, Grantham, Colston, Land, Pazoureck, Ham, Breeden, Wilson (Greer) and Garvin, was read and considered.

Senator Allen moved to amend **SB 113**, line 2, page 2, by deleting the comma after the word "himself," which amendment was declared adopted.

Senator Stipe moved to amend **SB 113**, line 5, page 2, by striking after the word "claim" the balance of the line and lines 6, 7, 8 and the word "elsewhere" on line 9.

Senator Payne asked to be shown ex-

cused until such time as he can return to the Chamber, which was the order.

Senator Harris moved to table the Stipe amendment, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Morford, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—27.

Nay: Bohannon, Cartwright, Cobb, Collins, Fine, Hamilton, McClendon, McSpadden, Romang, Stipe, Trent.—11.

Excused: Payne.—1.

Not Voting: Bailey, Baldwin, Boecher, Easterly, Rogers.—5.

Senator Allen moved to amend **SB 113**, line 15, page 4, by inserting after the word "solicitation" and before the word "by" the words "for a valuable consideration," which amendment was adopted.

Upon motion of Senator Kerr, **SB 113**, as amended, was advanced to engrossment.

Senator Kerr moved that the rules of the Senate be suspended and **SB 113**, as amended, be considered engrossed and placed upon third reading and final passage, which motion was adopted.

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: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright, Collins, Stipe.—3.

Excused: Payne.—1.

Not Voting: Bailey, Rogers.—2.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright, Collins, Stipe.—3.

Excused: Payne.—1.

Not Voting: Bailey, Rogers.—2.

The emergency was declared passed.

SB 113, as amended, was referred for engrossment.

Senator Cowden presiding.

GENERAL ORDER

SB 119, by Breeden, was read and considered.

Senator Hamilton moved to amend **SB 119**, line 3, page 3, by striking after the word "the" the balance of the Section and inserting "General Revenue Fund of the State Oklahoma" and amend the title to conform.

Senator Breeden asked unanimous consent, to which Senator Ritzhaupt objected, to defer further consideration of **SB 119** for this legislative day.

Senator Cartwright moved to amend **SB 119**, line 3, page 2, by striking after the words, "shall be paid into the" and before the words "Public Health" and shall then read as follows: "General Fund and 63 OS 1959 O.S. 1959 Supp., Section 3.1 is hereby repealed" and correct the title to conform therewith, which amendment failed of adoption.

The vote occurring on the Hamilton amendment, it was declared adopted.

Upon motion of Senator Breeden, **SB 119**, as amended, was advanced to engrossment.

Upon motion of Senator Breeden, the rules of the Senate were suspended and **SB 119**, as amended, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cobb, Graves, McClendon.—3.

Excused: Payne.—1.

Not Voting: Bailey, Collins, Harris, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—34.

Nay: Easterly, Garvin, Grantham, Graves, Wilson (Greer).—5.

Excused: Payne.—1.

Not Voting: Bailey, Collins, Harris, Stipe.—4.

The emergency was declared passed.

SB 119, as amended, was referred for engrossment.

DECLARATION OF VOTE

Senator Rogers asked that the record show, had he been present at the time of Third Reading and final passage of **SB 113**, he would have voted NAY, which was the order.

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

HB 661—Education—Common.

DO PASS, as amended:

SB 149—Judiciary.

FIRST READING

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

SB 158—By Wilson (Greer) of the Senate and Van Hooser, Inman, Hurst, Wolf and Shipley of the House.

An Act relating to probation and parole; Titled Adult Probation and Parole Law of 1961; defining terms; prescribing organization and compensation of Pardon and Parole Board; providing for appointment of director; power to administer oaths; employ personnel; appoint probation and parole officers; require quarters in court

houses; making information privileged; prohibiting political activity; stating powers of court for probation; requiring investigation and report on defendants; permitting arrest without warrant for violation of probation; power of Board to recommend parole; power of Governor on violation of parole; investigation and hearing requirements of Board; requiring report of Governor to Legislature on paroles and pardons; permitting Governor to restore citizenship; making provisions for interstate compact; excepting minors from Act; specifying liberal construction; repealing certain Acts and conflicting laws; making provisions severable; and declaring an emergency.

SB 159—By Shoemake of the Senate and Haworth, Spraker, Ruby of the House.

An Act making an appropriation to the Taft State Hospital; stating the purpose; designating the State Board of Public Affairs as the contracting and purchasing agency; making the appropriation nonfiscal; making the provisions of the Act severable; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 514**.

Consideration of **HCR 514** was deferred for this legislative day.

As provided under the Field motion, the Senate was declared ajourned to meet at 10:00 a.m., tomorrow.

Twenty-Third Legislative Day

Thursday, February 9, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Belvin, Cartwright, Dacus, Fine, Stipe.—6.

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 were introduced and read for the first time:

SB 160—By Bailey.

An Act amending Title 20, O. S. 1951, § 109, as amended by Title 20, Chapter 4b, Section 1, Oklahoma Session Laws 1953, page 89, relating to the salaries of court reporters of district and superior courts; and declaring an emergency.

SB 161—By Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly, Kerr of the Senate and Bullard, Sparks, Witt, Larason,

Massey, Moad, Sanguin, Sullivan, Tucker, Burkett, Thomas, Converse, Lauer, Settles, Taliaferro, Goodfellow, Lance, Wolf, Bradley (Jefferson), Smith, Willis (Jackson), Avey, Hopkins, Poynor, Briscoe, Richeson, Jones, Karnes, Clark, Cole, Inman, Hurst, Fowler, Strickland, Tinker, Richardson, Bernard, Vandiver, Willis (Cherokee), Privett, Harper, Bilyeu, Odom (Wagoner), Bond, Craig (Kay), Patterson, Cook, Northcutt, Green, Kardokus, Burnham and Hesser of the House.

An Act relative to electric service; providing the conditions under which a supplier of electric service may extend, render or offer to extend or render electric service to premises already receiving such service from another supplier of electric service or not receiving such service and to which premises such service is available from the facilities of another supplier of electric service under certain conditions; making provisions of this Act severable; and declaring an emergency.

SB 162—By Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Pitcher, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate and Bullard, Sparks, Witt, Larason, Massey, Moad, Sanguin, Sullivan, Tucker, Burkett, Thomas, Converse, Lauer, Settles, Taliaferro, Goodfellow, Lance, Wolf, Bradley (Jefferson), Smith, Willis (Jackson), Avey, Hopkins, Poynor, Briscoe, Richeson, Jones, Karnes, Clark, Cole, Inman, Hurst, Fowler, Strickland, Tinker, Richardson, Sparkman, McCue, Mountford, Morgan, Bynum, Bernard, Vandiver, Willis (Cherokee), Privett, Harp-

er, Bilyeu, Odom (Wagoner), Bond, Craig (Kay), Patterson, Cook, Northcutt, Green, Kardokus, Burnham and Hesser of the House.

An Act relating to rural electric cooperatives; providing authority for the construction and operation of electric transmission and distribution lines upon the public highways, roads, streets, alleys, and bridges, and upon publicly owned land; providing authority for the construction, operation and maintenance of electric transmission and distribution lines along, upon and across existing and future public streets, alleys and roads in any area in which a rural electric cooperative furnishes electric energy or operates electric facilities, which is included by incorporation, annexation, population growth, or otherwise, within the municipal boundaries of a city, town or village, subject only to compliance with lawful safety requirements of such municipality, and to payment of gross receipts taxes which may be assessed by the municipalities under present statutory authority; providing for transfer under certain conditions of the cooperative's electric distribution facilities in such area so annexed to the municipality, if the said municipality operates a system for the furnishing of electric energy to its inhabitants, and providing the conditions of such transfer, if any, and for appeal to the courts; revising the definition of the term "rural area"; specifying effective date; amending Title 18, Section 437.2 and Section 437.28, Oklahoma Statutes 1951; and declaring an emergency.

President Pro Tempore Collins presiding.

SECOND READING

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

SB 157—Judiciary.

SB 158—Judiciary.

SB 159—Appropriations and Budget.

SJR 15—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 681—Business and Industry.

HB 682—Business and Industry.

HB 711—Banks and Banking.

HB 565—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 629—By Sparks, Poynor, Abbott, Baggett, Blankenship, Briscoe, Craig (Kay), Diel, Doornbos, Fitch, Hesser, Howard, Larason, McCue, Massey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate, Willis (Cherokee), Green and Howe.

An Act relating to education; amending 70 O.S. 1951, §§ 2071 and 2072; providing for building construction by State colleges and universities, and the issuance of bonds therefor, by: broadening the class of structure for which bonds may be issued; specifying the income and revenues from which bonds may be paid; authorizing issuance of either a single bond or serial bonds for the aggregate amount of an issue; validating certain proceedings heretofore adopted by said Board of Regents for the issuance of revenue bonds and the revenue bonds issued pursuant thereto; making provisions of the Act severable; and declaring an emergency.

HB 630—By Sparks, Poynor, Abbott, Baggett, Blankenship, Briscoe, Craig (Kay), Diel, Doornbos, Fitch, Hesser, Howard, Larason, McCue, Massey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate, Willis (Cherokee), Green and Howe.

An Act relating to education; amending Section 2, Chapter 37a, Title 70, page 510, Oklahoma Session Laws 1957, (70 O.S. Supplement 1957, Section 1581.2); relating to the issuance of bonds for Oklahoma Military Academy, by authorizing certain borrowing by the Board of Regents of that institution, and otherwise making bond restrictions more liberal;

validating certain proceedings heretofore adopted by said Board of Regents for the issuance of revenue bonds and the revenue bonds issued pursuant thereto; providing for severability; and declaring an emergency.

HB 631—By Sparks, Poynor, Abbott, Baggett, Blankenship, Briscoe, Craig (Kay), Diel, Doornbos, Fitch, Hesser, Howard, Larason, McCue, Massey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate, Willis (Cherokee), Green and Howe.

An Act relating to education; amending 70 O.S. 1951, § § 1709.1, and 1709.2, as amended; providing for building construction by Oklahoma College for Women and the issuance of bonds therefor, by: broadening the class of structures for which bonds may be issued; specifying the income and revenues from which bonds may be paid; authorizing issuance of either a single bond or serial bonds for the aggregate amount of an issue; validating certain proceedings heretofore adopted by said Board of Regents for the issuance of revenue bonds and the revenue bonds issued pursuant thereto; and making provisions of the Act severable; and declaring an emergency.

HB 632—By Sparks, Poynor, Abbott, Baggett, Blankenship, Briscoe, Craig (Kay), Diel, Doornbos, Fitch, Hesser, Howard, Larason, McCue, Massey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate, Willis (Cherokee), Green and Howe.

An Act relating to education; amending Section 2, Chapter 44, Title 70, page 452, Oklahoma Session Laws 1955, as amended by Section 1, Chapter 44, Title 70, page 517, Oklahoma Session Laws 1957 (70 O. S. Supplement 1957, § 1909.2); relating to the issuance of bonds for Northern Oklahoma Junior College, by authorizing certain borrowing by the Board of Regents of that institution, and otherwise making bond restrictions more liberal; validating certain proceedings heretofore adopted by said Board of Regents for the issuance of revenue bonds and the revenue

bonds issued pursuant thereto; providing for severability; and declaring an emergency.

HB 633—By Sparks, Poynor, Abbott, Baggett, Blankenship, Briscoe, Craig (Kay), Diel, Doornbos, Fitch, Hesser, Howard, Larason, McCue, Massey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate, Willis (Cherokee), Green and Howe.

An Act amending §§ 1769.1, and 1769.2 as amended, of Title 70, Oklahoma Statutes 1951; broadening the purpose for which bonds may be issued; specifying the income and revenues from which bonds may be paid; authorizing issuance of either a single bond or serial bonds for the aggregate amount of an issue; validating certain proceedings heretofore adopted by said Board of Regents for the issuance of revenue bonds and the revenue bonds issued pursuant thereto; making provisions of Act severable; and declaring an emergency.

HB 650—By Finch.

An Act amending 47 O. S. 1951, § 403, relating to motor vehicles which prohibits recommencement of action against non-resident, by providing that the first action may be dismissed and a new action recommenced under the substituted service; and declaring an emergency.

HB 704—By Hurst and Van Hooser.

An Act relating to convicts; amending 57 O.S. 1951, § 138, as amended by Section 1, Chapter 4a, Title 57, page 459, Oklahoma Session Laws 1957, by increasing from five (5) days to twenty (20) days the additional deduction from the sentence for each pint of blood donated by convicts to the American Red Cross or to an agency or a hospital approved by the warden; and declaring an emergency.

HJR 502—By Williams (Murray).

A Joint Resolution making an appropriation of four hundred dollars (\$400.00) from unobligated moneys in the State Department of Agriculture Trust Fund to as-

sist in defraying the expenses of holding a meeting in Oklahoma of the Central Division of the National Association of Marketing Officials; 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 **HBs 520** and **551**.

The above numbered Enrolled Bills, after fourth reading, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 78 by Easterly was read and considered.

Upon motion of Senator Easterly **SB 78** was advanced to engrossment.

By unanimous consent **SB 78** was considered engrossed, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Belvin, Cartwright, Dacus, Fine, Stipe.—6.

Not Voting: Hamilton, Pazoureck.—2.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison,

Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Belvin, Cartwright, Dacus, Fine, Stipe.—6.

Not Voting: Hamilton, Pazoureck.—2.

The emergency was declared passed.

SB 78 was referred for engrossment.

RESOLUTION

By unanimous consent Senator Hamilton called up for consideration **HCR 514**, by Traw.

Senators Hamilton, Payne, Tipps, Cobb, McClendon, Allen, Colston, Grantham, Cowden, Bohannon, Shoemake, McSpadden, Land, Ham, Stevenson and McColgin asked to be made co-authors of **HCR 514**, which was the order.

HCR 514, as co-authored, was read at length as follows, and adopted upon the motion of Senator Hamilton:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 514—By Traw.

A CONCURRENT RESOLUTION PROCLAIMING THE FIRST SUNDAY IN JUNE OF EACH YEAR AS "SHUT-IN SUNDAY" IN OKLAHOMA AND URGING THE PEOPLE TO ASSIST HANDICAPPED PERSONS IN ATTENDING THE CHURCH OF THEIR CHOICE.

WHEREAS, there are some thousands of persons who are presently classified as "handicapped" or "shut-ins" within the boundaries of the State of Oklahoma, and

WHEREAS, a great portion of handicapped persons are classed as "shut-ins" by reason of their inability to move about without the assistance of other people, and

WHEREAS, these people hunger for the fellowship of their fellow man, particularly in places of worship on the Sabbath Day, NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE

TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the first Sunday in June 1961 and each anniversary Sunday thereafter shall be ordained and proclaimed "Shut-In Sunday."

BE IT FURTHER RESOLVED, that on this day people of good will everywhere be urged to seek out, invite and transport physically handicapped persons to and from churches of such persons' choice.

Engrossed **HCR 514**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senators Allen, Belvin, Cartwright, Dacus and Fine asked to be recorded present, which was the order.

GENERAL ORDER

SB 149, by Rogers and Pazoureck, was read and considered.

Upon motion of Senator Rogers, **SB 149**, as amended, was advanced to engrossment.

Senator Rogers moved that the Rules of the Senate be suspended and **SB 149**, as amended, be considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 149 was read at length for the third time.

Senator Baldwin moved that **SB 149** be referred to the Appropriations and Budget Committee for further study.

Senator Ham moved to table the Baldwin motion, which motion failed of adoption.

Senator Ham asked unanimous consent, to which Senator Baldwin objected, that **SB 149** be amended by striking Sections 4 and 5.

Senator Ham, as a substitute, moved that **SB 149** be referred to the Appropriations and Budget Committee with instructions to strike Sections 4 and 5, said bill to be returned to the Senate not later than Wednesday, February 15, 1961.

Senator Ham, as a substitute for all pending motions, moved to amend **SB 149**, by striking Sections 4 and 5.

Senator Baldwin raised a point of order against the Ham motion, which was sustained, citing Senate Rule 14-b.

Senator Ham, as a substitute for all pending motions, moved that the Rules of the Senate be suspended for the purpose of reconsidering the vote by which **SB 149** was advanced to engrossment and third reading, which motion prevailed, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Baldwin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Fine, Hamilton, Payne, Ritzhaupt, Tipps.—14.

Excused: Kerr, Stipe.—2.

Upon motion of Senator Ham, the vote was reconsidered by which **SB 149** was advanced to engrossment.

GENERAL ORDER

SB 149 was considered further.

Senator Ham moved to amend **SB 149**, by striking Sections 4 and 5, which amendment was declared adopted, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Easterly, Garrison, Graves, Ham, Harris, Land, Lollar, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham).—21.

Nay: Baldwin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Fine, Grantham, Hamilton, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Tipps, Wilson (Greer).—19.

Excused: Kerr, Stipe.—2.

Not Voting: Field, Garvin.—2.

Senator Wilson (Beckham) moved to amend **SB 149**, by adding a new Section 4, as follows: "Section 4. All of the cost or expense of the additional Judge and Court Reporter created by this Act shall be paid out of the Court Fund of Oklahoma County, up to and through June 30, 1961" and by amending the title to conform.

Senator Ritzhaupt moved to amend the Wilson (Beckham) amendment, by striking therefrom the words and figures "up to and through June 30, 1961," which amendment, by unanimous consent, he withdrew.

The vote occurring on the Wilson (Beckham) amendment, it was declared adopted.

Upon motion of Senator Rogers, **SB 149**, as amended, was advanced to engrossment.

Upon motion of Senator Rogers, the rules of the Senate were suspended and **SB 149**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 149 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Field, Garrison, Garvin, Graves, Ham, Land, Lollar, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham).—21.

Nay: Baldwin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Grantham, Hamilton, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Tipps, Wilson (Greer).—20.

Excused: Kerr, Stipe.—2.

Not Voting: Harris.—1.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Rogers moved that the vote be reconsidered by which **SB 149**, as amended, failed of passage.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, February 13, 1961, as provided under the Rules, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 113 and 119 each correctly engrossed.
SCR 4 correctly enrolled.

Engrossed **SBs 113 and 119** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 4** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Field, who stated Permits would be issued from the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permits be granted to the following persons:

From Oklahoma City, Oklahoma

William J. Jones, 4500 N. Sewell, Wm. J. Jones Company.

McSpadden, Chairman.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, February 13, 1961, as provided under the Rules—1:30 p.m.

Twenty-Fourth Legislative Day

Monday, February 13, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Allen, Belvin, Boecher.—3.

The President, Lieutenant Governor George Nigh presiding.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Perry McArthur, Pastor of the Community Church, Sweetwater, Oklahoma.

The Journal for the last legislative day was approved.

Senator Ritzhaupt introduced former Senator Jim A. Rinehart and asked unanimous consent that Senator Rinehart be given privilege of the Floor to address the Senate, which was the order.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 514**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 78 correctly engrossed.

Engrossed **SB 78** was properly signed and ordered transmitted to the Honorable House for consideration.

The President made the announcement that Senator Garrison had been honored by the Oklahoma City Chamber of Commerce as being one of the five outstanding gentlemen of Oklahoma.

FIRST READING

The following Resolutions were introduced and read the first time:

SJR 16—By Wilson (Beckham).

A Joint Resolution authorizing C. H. "Bill" Blackmon and Linna Blackmon, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma to determine the amount of damages, if any sustained by them on account of the construction of State Highway No. 66 adjoining their property one mile south of the city of Sayre, Oklahoma; directing the payment of any judgment rendered in said suit out of the State Highway Construction and Maintenance Fund; and declaring an emergency.

SJR 17—By Wilson (Beckham).

A Joint Resolution authorizing Thurman Howard and Virgie Lue Howard, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma to determine the amount of damages, if any, sustained by them on account of the construction of State Highway No. 66 near their property one mile south of the city of Sayre, Oklahoma; directing the payment of any judgment rendered in said suit out of the State Highway Construction and Maintenance Fund; and declaring an emergency.

SECOND READING

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

SB 160—Judiciary.

SB 161—Municipal Government.

SB 162—Municipal Government.

HB 629—Education—Higher.

HB 630—Education—Higher.

HB 631—Education—Higher.

HB 632—Education—Higher.

HB 633—Education—Higher.

HB 650—Judiciary.

HB 704—Penal Institutions.

HJR 502—Appropriations and Budget.

Senator McClendon asked unanimous consent, which was granted, that **HJR 502** be printed and placed upon the Calendar without reference to a committee.

GENERAL ORDER

SB 116 by McClendon of the Senate and Lance of the House was read and considered.

Upon motion of Senator McClendon, **SB 116** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 116** was 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: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Cobb.—1.

Excused: Allen, Belvin, Boecher.—3.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Cobb.—1.

Excused: Allen, Belvin, Boecher.—3.

The emergency was declared passed.

SB 116 was referred for engrossment.

GENERAL ORDER

HB 533 by Skaggs of the House and Wilson (Beckham) of the Senate was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 533** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 533** was placed upon third reading and final passage.

THIRD READING

HB 533 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Allen, Belvin, Boecher.—3.

Not Voting: Hamilton.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Allen, Belvin, Boecher.—3.

Not Voting: Hamilton.—1.

The emergency was declared passed.

HB 533 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 581 by Johnston et al was read and considered.

By unanimous consent, Senators Cowden, Stipe, Field, McClendon, Dacus, Easterly, Colston, Fine, McSpadden, Hamilton and McColgin were added as coauthors of **HB 581**.

Upon motion of Senator Cowden, **HB 581** as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Cowden, **HB 581** was considered engrossed and placed upon third reading and final passage.

Senator Allen asked to be shown present, which was the order.

THIRD READING

HB 581 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stev-

enson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, Boecher.—2.

Not Voting: Cartwright.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, Boecher.—2.

Not Voting: Cartwright.—1.

The emergency was declared passed.

HB 581, as amended, was referred for engrossment.

President Pro Tempore Collins presiding.

Senator Belvin asked to be shown present, which was the order.

GENERAL ORDER

HB 531, by Skaggs of the House and Wilson (Beckham) of the Senate, was read and considered.

President Pro Tempore Collins presiding.

Senator Shoemake moved to amend **HB 531**, line 1, page 3, by striking the word and figures "ten (10)" and inserting the word and figure "five (5)"; and on line 3, page 3, by inserting after the word "or" the words "having been convicted within the past ten years of."

Senator Wilson (Beckham) asked unanimous consent, which was granted, that the Shoemake amendment be divided.

The vote occurring on the Shoemake amendment to line 1, page 3, was declared adopted.

Senator Shoemake asked unanimous

consent, which was granted, to withdraw his amendment to line 3, page 3.

Senator Stipe moved to amend **HB 531**, line 4, page 1, by striking the word "may" and inserting the word "shall", which amendment was declared adopted.

Senator Cartwright moved to amend **HB 531**, line 17, page 8, by inserting after the word "person" the words "and said fees shall be paid into the State General Revenue Fund" which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **HB 531**, as amended, was ordered re-referred to the Committee on Banks and Banking for further study.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 547 by Cox, et al, was read and considered.

Upon motion of Senator Wilson (Greer), **HB 547** as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **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, Bailey, Baldwin, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Berrong, Boecher.—2.

Not Voting: Morford.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Berrong, Boecher.—2.

Not Voting: Morford.—1.

The emergency was declared passed.

HB 547, as amended, was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

RESOLUTION

By unanimous consent, Senator Hamilton introduced the following Resolution:

SR 14—By Hamilton.

A Senate Resolution relating to the Economic Message transmitted to the Congress by President John F. Kennedy on February 2, 1961; etc.

Senator Stipe asked to be made co-author of **SR 14**, which was the order.

SR 14, as co-authored, was read at length as follows, adopted upon motion of Senator Hamilton and referred for enrollment:

SENATE RESOLUTION NO. 14—By Hamilton and Stipe.

A SENATE RESOLUTION RELATING TO THE ECONOMIC MESSAGE TRANSMITTED TO THE CONGRESS BY PRESIDENT JOHN F. KENNEDY ON FEBRUARY 2, 1961; COMMENDING PRESIDENT KENNEDY FOR HIS ENLIGHTENED AND PROGRESSIVE POLICY REGARDING THE DEVELOPMENT AND IMPROVEMENT OF OUR NATURAL RESOURCES, PARTICULARLY THE FOREST RESOURCES OF THE NATION;

DIRECTING THAT COPIES OF THIS RESOLUTION BE TRANSMITTED TO PRESIDENT JOHN F. KENNEDY, TO MR. JOHN KOEN, AND TO EACH MEMBER OF THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, President John F. Kennedy, in his economic message to the Congress on February 2, 1961, called attention to the significance of investment in natural resources; and

WHEREAS, the President pointed out that "as our needs mount, as past reserves are depleted, and as technological requirements change, we must constantly develop new supplies if growth is not to be inhibited"; and

WHEREAS, said message further pointed out that the "improvement of our forest resources will require expanded Government credit sources for the development of woodland properties, more research on forest management, additional funds for cooperative forest programs, acceleration of the national forest program, and improvement of grazing resources"; and

WHEREAS, the President's position on this matter, as on other areas of our economy, is designed to move the Nation ahead; and

WHEREAS, the President's program regarding forest resources is of special significance to Oklahoma, particularly as regards the Ouachita National Forest; and

WHEREAS, in such a program there are excellent opportunities for including improvements for roads and recreational facilities in the said forests in the project work inventories of the Forest Service, the National Park Service, and the Bureau of Land Management.

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

SECTION 1. That President John F. Kennedy be and he is hereby commended for his enlightened and progressive policy

regarding the development and improvement of our natural resources, particularly the forest resources of the Nation.

SECTION 2. That in the development of our natural resources special emphasis and high priority be given to the areas of surplus labor.

SECTION 3. That a duly authenticated copy of this Resolution be transmitted to President John F. Kennedy, to Mr. John Koen, Director, National Forest Service, Hot Springs, Arkansas and to each member of the Oklahoma Congressional Delegation.

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 Collins presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Cartwright, advised and consented to the reappointment of Dr. CHARLES F. SPENCER, of Ada, Oklahoma, as a member of the Oklahoma Educational Television Authority, for a term effective upon confirmation and ending June 30, 1967.

The Senate, in executive session and upon motion of Senator Shoemaker, advised and consented to the confirmation of the executive nomination of KATE FRANK, of Muskogee, Oklahoma, as a member of the Board of Trustees-Teachers' Retirement System of Oklahoma, for a term effective upon confirmation and ending July 3, 1964.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the reappointment of Dr. R. S. TODD, of Tulsa, Oklahoma, as a member of the Board of Examiners in Veterinary Medicine, for a term effective upon confirmation and ending May 9, 1964.

Senator Field moved when the Clerk's

desk is cleared the Senate adjourn, 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 1—Privileges and Elections—To Appropriations and Budget by request of reporting Committee.

SB 105—Privileges and Elections.

HB 538—Privileges and Elections.

HB 564—Privileges and Elections.

DO PASS, as amended:

SB 29—Privileges and Elections.

SB 156—Education—Common.

HB 695—Privileges and Elections.

FIRST READING

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

SB 163—By Payne and Cobb.

An Act relating to contractors of public works in the State of Oklahoma; creating "The State Licensing Board for Public Contractors" and providing for appointment by the Governor of Oklahoma of its

members; providing for the organization of the State Licensing Board of Public Contractors, and prescribing the duties, powers and compensation of said Board and the members thereof; defining public contractor and providing for the licensing of persons, firms, or corporations engaged in public contracting and for the revocation and suspension of such licenses; providing fees and collection of the same and for payment thereof into the State Treasury; making violations of this Act unlawful and providing punishment; making appropriation for the expense of said Board, and providing the manner of expenditure thereof; providing for exemptions; prescribing rules of administration and conduct; providing contractors must pay state and local taxes; providing for appeal to district court in certain cases; and making provisions severable.

SB 164—By Trent.

An Act relating to apportionment of tax on alcoholic beverages; providing for permissive apportionment for free common or public cemeteries in incorporated cities, towns, and villages; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Twenty-Fifth Legislative Day

Tuesday, February 14, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Baldwin, Boecher, Cobb, Cowden, Harris, Morford, Rogers, Stipe.—8.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

LOBBY PERMITS

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Jay R. Bond states that he resides at 625 Northwest 54th Street, Oklahoma City, Oklahoma; that he is 28 years of age; that he is legislative representative for Oklahoma State Association of Life Underwriters, Inc.; 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 February, 1961.

Jay R. Bond

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 13—Criminal Jurisprudence.

HB 529—Criminal Jurisprudence.

DO PASS, as amended:

SB 87—Criminal Jurisprudence.

HB 522—Criminal Jurisprudence.

WITHOUT RECOMMENDATION:

SB 70—Criminal Jurisprudence—To Appropriations and Budget by previous order.

FIRST READING

The following Bills were introduced and read the first time:

SB 165—By Lollar.

An Act relating to the public schools of Oklahoma; amending 70 O.S. 1951, § 18-5, as amended by Section 47, Chapter A, Title 70, Oklahoma Session Laws 1955, page 442, and Section 1, Chapter Ak, Title 70, Oklahoma Session Laws 1959, page 320; dealing with payment of State aid to school districts; fixing effective date of this Act; and declaring an emergency.

SB 166—By Lollar.

An Act relating to municipally owned cemeteries; amending 8 O.S. 1951, § 51 and § 51.2 to eliminate the requirement that additional land purchased by the perpetual care fund must be adjacent to land of existing cemeteries; and declaring an emergency.

SB 167—By Berrong.

An Act relating to fees of court clerks; amending 28 O. S. 1951, § 31, as amend-

ed by Section 1, Chapter 1, Title 28, page 212, Oklahoma Session Laws 1955; fixing fees to be charged for certain acts of court clerk; and declaring an emergency.

SB 168—By Berrong.

An Act authorizing the employment of part-time help in the office of the court clerk and payment therefor from the court fund by and with the consent of a majority of the following named officers, to-wit: the district judge, the county judge, and the county attorney; providing that said court fund must first have sufficient balance to operate the courts of record of said county for a period of one (1) year; and declaring an emergency.

SB 169—By Shoemake of the Senate and Ruby, Haworth and Spraker of the House.

An Act relating to re-districting and re-registration of voters in counties having a population of 60,000 or more; authorizing certain counties to elect as to whether such counties shall operate under this Act; amending Section 1 of Senate Bill 138, Session Laws 1953 (26 O. S. Supp. 1959 § 102.1), and declaring an emergency.

SB 170—By Shoemake.

An Act relating to property rights; providing that wilful entry into the garden, yard, enclosed field or pecan grove of another without prior consent shall be deemed a misdemeanor; providing punishment for such wilful entry; amending 21 O.S. 1951, § 1835; and declaring an emergency.

SECOND READING

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

SB 163—Business and Industry.

SB 164—Revenue and Taxation.

SJR 16—Judiciary.

SJR 17—Judiciary.

GENERAL ORDER

SB 156 by McClendon was read and considered.

Upon motion of Senator McClendon, **SB 156** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 156** was considered engrossed and placed upon third reading and final passage.

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, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Baldwin, Boecher, Cobb, Cowden, Harris, Morford, Rogers, Stipe.—8.

Not Voting: Trent.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Baldwin, Boecher, Cobb, Cowden, Harris, Morford, Rogers, Stipe.—8.

Not Voting: Trent.—1.

The emergency was declared passed.

SB 156 was referred for engrossment.

GENERAL ORDER

SJR 14 by Wilson (Greer), Garvin and Rogers was read and considered.

Senators Morford, Rogers, Stipe, Cobb, Cowden and Baldwin asked to be shown present, which was the order.

Senators Shoemake, Fine, Kerr and Garrison, asked to be made coauthors of **SJR 14**, which was the order.

Upon motion of Senator Wilson (Greer), **SJR 14** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **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.

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

Aye: Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Kerr, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Greer).—30.

Nay: Allen, Bailey, Hamilton, Land, Lollar, Payne, Ritzhaupt, Stevenson, Tipps.—9.

Excused: Boecher, Harris.—2.

Not Voting: Morford, Trent, Wilson (Beckham).—3.

The Resolution was declared passed.

SJR 14 was referred for engrossment.

GENERAL ORDER

HJR 502 by Williams (Murray) was read and considered.

Upon motion of Senator McClendon, **HJR 502** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HJR 502** was 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, Bailey, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cartwright, Colston, Garvin, Grantham, Land, Pitcher, Ritzhaupt.—7.

Excused: Boecher, Harris.—2.

Not Voting: Baldwin, Tipps, Trent.—3.

The Resolution was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cartwright, Colston, Garvin, Grantham, Land, Pitcher, Ritzhaupt.—7.

Excused: Boecher, Harris.—2.

Not Voting: Baldwin, Tipps, Trent.—3.

The emergency was declared passed.

HJR 502 was properly signed and ordered returned to Honorable House.

Senator Allen 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 transmitting for consideration Engrossed:

HB 671—By Willis (Jackson) of the House and Kerr of the Senate.

An Act relating to alcoholic beverages; amending Subsection Seven (7), Section 537, Chapter I, Title 37, O.S.L. 1959; and declaring an emergency.

HB 727—By Cox, Abbott, Bradley (Tulsa), Burkett, Lance, Morgan and Poynor.

An Act relating to mentally ill persons, mentally retarded persons, and legally incompetent persons; providing that when such person is released or discharged from an institution within the Department of Mental Health it shall be the duty of the superintendent of such institution to make an examination of such person to determine whether such person has become restored to competency; providing that the superintendent shall make a certificate of competency if so satisfied from such examination; providing for filing said certificate with the committing court; providing that said certificate shall be prima facie evidence upon which the county court may, without additional evidence, enter an order restoring such person to legal competency or capacity for all matters; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 533**.

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 returning Enrolled **SCR 4**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 116 and **HBs 547** and **581** each correctly engrossed.

SR 14 correctly enrolled.

Engrossed **SB 116** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 547** and **581**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SR 14** was properly signed and transmitted to the Secretary of State.

GENERAL ORDER

HB 538 by Howard et al of House was read and considered.

By unanimous consent, Senators Fine, Cowden, Romang, McSpadden, Cobb, Dacus, Land and Hamilton were added as co-authors of **HB 538**.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Land, **HB 538** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 538** was 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: Bailey, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—35.

Nay: Garrison, Ritzhaupt.—2.

Excused: Allen, Berrong, Boecher, Harris.—4.

Not Voting: Baldwin, Trent, Wilson (Greer).—3.

The bill was declared passed.

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

Aye: Bailey, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stev-

enson, Stipe, Tipps, Wilson (Beckham).—35.

Nay: Garrison, Ritzhaupt.—2.

Excused: Allen, Berrong, Boecher, Harris.—4.

Not Voting: Baldwin, Trent, Wilson (Greer).—3.

The emergency was declared passed.

HB 538 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 564 by Howard was read and considered.

Upon motion of Senator Land, **HB 564** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 564** was 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: Bailey, Baldwin, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Graves.—1.

Excused: Allen, Berrong, Boecher, Harris.—4.

Not Voting: Ham.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Paz-

oureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Graves.—1.

Excused: Allen, Berrong, Boecher, Harris.—4.

Not Voting: Ham.—1.

The emergency was declared passed.

HB 564 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 11, by Wilson (Beckham) of the Senate and Skaggs of the House, was read and considered.

Senator Stipe moved to amend **SB 11**, line 7, page 7, by striking after the word "security" the comma and inserting a period and by striking the balance of said line 7 and lines 8 through 13, which amendment was declared adopted.

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

Upon motion of Senator Wilson (Beckham), **SB 11**, as amended, was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SB 11**, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Allen and Berrong asked to be recorded present, which was the order.

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, Belvin, Berrong, Breeden, Cartwright, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, Morford, Payne, Rogers, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—23.

Nay: Baldwin, Bohannon, Cobb, Collins,

Cowden, Fine, Hamilton, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Stevenson, Stipe.—15.

Excused: Boecher, Dacus, Harris, Trent.—4.

Not Voting: Bailey, Colston.—2.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Fine, Hamilton, McClendon, McColgin, Ritzhaupt, Stipe.—7.

Excused: Boecher, Dacus, Harris, Trent.—4.

Not Voting: Bailey, Colston.—2.

The emergency was declared passed.

SB 11, as amended, was referred for engrossment.

GENERAL ORDER

HB 695 by Shibley et al, was read and considered.

Upon motion of Senator Kerr, **HB 695** was advanced to engrossment.

Upon motion of Senator Kerr, 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, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Cowden, Easterly, Field, Fine, Garrison, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck,

Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—34.

Excused: Boecher, Dacus, Harris, Trent.—4.

Not Voting: Cartwright, Colston, Grant-ham, Graves, Ritzhaupt, Tipps.—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Cowden, Easterly, Field, Fine, Garrison, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—34.

Excused: Boecher, Dacus, Harris, Trent.—4.

Not Voting: Cartwright, Colston, Grant-ham, Graves, Ritzhaupt, Tipps.—6.

The emergency was declared passed.

HB 695, as amended, was referred for engrossment.

GENERAL ORDER

HB 580, by Ruby et al, was read and considered.

Senators Shoemake, Easterly, Hamilton, Ham, McSpadden, McColgin, Stevenson, Belvin, Colston, Lollar, Pitcher, Grantham and Cowden asked to be made coauthors of **HB 580**, which was the order.

Upon motion of Senator Shoemake, **HB 580** was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that **HB 580** be placed upon third reading and final passage.

THIRD READING

HB 580 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin,

Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Boecher, Dacus, Harris, Trent.—4.

Not Voting: Cartwright, Morford, Ritzhaupt.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Boecher, Dacus, Harris, Trent.—4.

Not Voting: Cartwright, Morford, Ritzhaupt.—3.

The emergency was declared passed.

HB 580 was properly signed and ordered returned to Honorable House.

Senator Ritzhaupt presiding.

RESOLUTION

By unanimous consent, upon request of Senator Rogers, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 15 — By Rogers.

A RESOLUTION OF THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA COMMENDING AND CONGRATULATING BALLERINA YVONNE CHOUTEAU, IN RECOGNITION OF HER CULTURAL AND ARTISTIC ACHIEVEMENTS WHICH

HAVE BROUGHT GREAT HONOR TO HER NATIVE STATE: DIRECTING THAT A COPY OF THIS RESOLUTION BE SPREAD UPON THE PAGES OF THE PERMANENT JOURNAL OF THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA: AND THAT AN AUTHENTICATED COPY HEREOF BE PRESENTED TO BALLERINA YVONNE CHOUTEAU.

WHEREAS, Ballerina Yvonne Chouteau has attracted world-wide attention to her native State of Oklahoma through her cultural and artistic achievements as one of the finest artists in ballet; and

WHEREAS, in recognition of such attainment she was the first person under fifty years of age, and the first on the basis of her artistic achievements, to be inducted into the Oklahoma Hall of Fame; and

WHEREAS, Miss Chouteau, as the great-great-granddaughter of Major Jean Pierre Chouteau who established the first permanent white settlement in what is now Oklahoma in 1796 at Salina, is a member of the State's oldest family; and

WHEREAS, Miss Chouteau has returned to her native Oklahoma to make her home, along with her husband, Miguel Terekhov, and their two young daughters, and both have accepted appointments as Artists in Residence, School of Fine Arts, at the University of Oklahoma; and

WHEREAS, the friends, admirers and the citizenship of Oklahoma feel that it is an honor indeed to claim and to have in our midst one with the high international artistic standing of Miss Chouteau and further feel that an expression of appreciation and thanks should be extended to her.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE:

SECTION 1. That on behalf of the citizenship of the State of Oklahoma the Sen-

ate of the Twenty-Eighth Session of the Oklahoma Legislature expresses its thanks and appreciation to Ballerina Yvonne Chouteau for the favorable attention which she has attracted to Oklahoma through her artistic pursuits, and for her ever readiness to cooperate through the contribution of her time, efforts and talent to worthy undertakings; and to welcome her, and her family back to her childhood home.

SECTION 2. That this Resolution be spread upon the pages of the permanent journals of the Senate of the State of Oklahoma in honor of Miss Chouteau.

SECTION 3. That an authenticated copy of this Resolution be presented to Miss Chouteau as a token of the sincere esteem and admiration which the members of the Senate of the Twenty-Eighth Legislature of the State of Oklahoma hold for her.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 515**.

By unanimous consent, **HCR 515** was taken up for consideration, following which Senators McSpadden, Payne, Baldwin, Cobb and Hamilton asked to be made co-authors, the Resolution being read at length and adopted upon motion of Senator Rogers:

President Pro Tempore Collins presiding.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 515—By Howze, Allard, Bradley (Jefferson), Ford, Larason, Levergood, Shibley and Vandiver of the House and Cartwright, McSpadden, Payne, Baldwin, Cobb and Hamilton of the Senate.

A HOUSE CONCURRENT RESOLUTION EXPRESSING THE REGRET AND SORROW OF THE MEMBERS OF THE TWENTY-EIGHTH LEGISLATURE FOR THE DEMISE OF DR. CLAUDE STARR CHAMBERS, SEMINOLE, OKLAHOMA, MEMBER, OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION.

WHEREAS, Dr. Claude Starr Chambers,

Member, Oklahoma State Regents for Higher Education, prominent Seminole physician, and beloved civic leader reached the seventieth milestone on life's journey Friday, January 6, 1961; and

WHEREAS, he was born at Claremore, August 7, 1890, and was proud of his Cherokee Indian heritage; and

WHEREAS, he matriculated at and graduated from the Tennessee Medical School with the class of 1913; and

WHEREAS, his service as a physician for the U. S. Indian Service at Fort Defiance, Arizona, and at Anadarko, Oklahoma, and, in addition, his service as physician for Standard Oil Company and Carter Oil Company gave him opportunities for professional growth and development which culminated in decades of successful private practice; and

WHEREAS, he was a member of the Seminole County, Oklahoma State, Southern, and American Medical Associations; and

WHEREAS, his service as a past president of the Seminole Chamber of Commerce, Officer in the U. S. Army Medical Corps, first medical doctor to serve on the University of Oklahoma Board of Regents, member of Oklahoma State Regents for Higher Education, past president of Methodist Men's Club, 32nd Degree Mason, past president of the Rotary Club, a Mystic Shriner, and other professional organizations, showed his versatility and interest in group and community life; and

WHEREAS, recognition of services rendered are acknowledged.

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

SECTION 1. THAT, the members of the Twenty-eighth Oklahoma Legislature (1961) express grief and sorrow for the demise of Dr. Claude Starr Chambers and extend their sympathies and condolences to his

widow, daughter, son, and grandchildren.

SECTION 2. THAT, this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and the Senate as a memorial to a departed friend.

SECTION 3. THAT, an authenticated copy of this Resolution be presented to Mrs. Verna Chambers, 414 West Walnut, Seminole, Oklahoma; Mrs. George H. Davis, 715 North University, Seminole, Oklahoma; and Dr. Evans Chambers, 1118 West York; Enid, Oklahoma.

Engrossed **HCR 515**, as co-authored, was properly signed and ordered returned to the Honorable House.

COMMITTEE APPOINTMENT

As provided under Rule 24-a, President Pro Tempore Collins announced the appointment of the following Committee: Senators Fine, Chairman; Cowden, Vice Chairman; Cobb, Stipe, Lollar, Shoemaker and Breeden.

Senator McSpadden moved 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:

SB 69—State and Federal Government—To Appropriations and Budget by previous order.

SB 91—State and Federal Government—To Appropriations and Budget by previous order.

SB 93—State and Federal Government—To Appropriations and Budget by previous order.

HB 694—State and Federal Government.

DO PASS, as amended:

SB 91—Appropriations and Budget.

WITHOUT RECOMMENDATION:

SB 92—State and Federal Government—To Appropriations and Budget by previous order.

As provided under the McSpadden motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Twenty-Sixth Legislative Day

Wednesday, February 15, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Boecher, Pitcher.—2.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

RESOLUTIONS

Senator Cartwright introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 16—By Cartwright.

A RESOLUTION RELATING TO PROPOSED GENERAL ORDERS, RULES AND REGULATIONS OF THE OKLAHOMA CORPORATION COMMISSION; REQUESTING THE OIL AND GAS COMMITTEE OF THE SENATE TO SCHEDULE PUBLIC HEARINGS ON SAID PROPOSED GENERAL ORDERS, RULES AND REGULATIONS; INVITING THE MEMBERS AND STAFF OF THE OKLAHOMA CORPORATION COMMISSION TO PARTICIPATE IN SAID HEARINGS FOR THE PURPOSE OF EXPLAINING SAID

PROPOSED GENERAL ORDERS, RULES AND REGULATIONS; INVITING INTERESTED PRIVATE CITIZENS, COMPANIES, CORPORATIONS, ORGANIZATIONS, TRADE ASSOCIATIONS AND OTHER PRIVATE GROUPS TO PARTICIPATE IN SAID PUBLIC COMMITTEE HEARINGS.

WHEREAS, by virtue of the provisions of House Bill No. 172, Twenty-first Legislature, the members of the Oklahoma Corporation Commission were directed to prepare "an accurate compilation of the oil and gas laws of the State of Oklahoma and the general orders, rules and regulations of said Commission affecting the oil and gas industry"; and

WHEREAS, the provisions of Senate Bill No. 301, Twenty-seventh Legislature, directed said Commission to prepare "a supplement to the annotated compilation of the oil and gas laws of Oklahoma, and the general orders, rules and regulations adopted pursuant thereof by the Corporation Commission of Oklahoma"; and

WHEREAS, said compilation, including the supplement thereto, has now been completed to become effective April 1, 1961; and

WHEREAS, said general orders, rules and regulations are based on Constitutional and statutory delegations of legislative authority and, thus, are of interest and concern to this Legislature; and

WHEREAS, said general orders, rules and regulations embody policy decisions, binding as law, which are of public interest and which are subject to review by this Legislature;

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

SECTION 1. That the Oil and Gas Committee of the Senate schedule public hearings on the proposed general orders, rules and regulations referred to in this Resolution and that interested private citizens, companies, corporations, organizations, trade associations and other private groups be invited to participate in said public Committee hearings.

SECTION 2. That members of the Oklahoma Corporation Commission and staff members be invited to attend said hearings for the purpose of explaining the proposed general orders, rules and regulations.

Senator Land introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment: :

SENATE RESOLUTION NO. 17—By Land.

A RESOLUTION CONGRATULATING THE AIRCADE FOR CITIZENSHIP ACTION.

WHEREAS, our cherished American concept of government of the people, by the people, and for the people, carries with it the responsibility of each citizen being well and thoroughly informed and of giving voice freely to his opinions and convictions; and

WHEREAS, those who have been elected to represent their fellow-citizens in the legislative bodies of both State and Nation do respect and must depend upon expressions of their constituents; and

WHEREAS, it necessarily follows that a well-informed citizenry is necessary for government in the best American concept; and

WHEREAS, through the good offices of the Chamber of Commerce of the United States, an "Aircade for Citizenship Action" will bring to Oklahoma a team of dedicated and well informed businessmen to inform our citizens on issues which are and will be before the Congress of the United States; and

WHEREAS, the session in Tulsa, Okla-

homa, on March 3, 1961, is but one of ten stops to be made by the Aircade within the Continental United States in 1961;

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

THAT the Chamber of Commerce of the United States, and the local sponsor, the Tulsa Chamber of Commerce, be commended and that the best wishes of the State of Oklahoma be accorded the Aircade for Citizenship Action for this service in behalf of an informed citizenry.

President Pro Tempore Collins called attention to the article in regard to the operation of Enid State School, appearing in today's Oklahoma City Times.

The President Pro Tempore stated that the article contains information of sufficient importance to warrant an investigation and, pursuant to Rule 24-a, assigned such investigation to the Special Research and Investigation Committee of the Oklahoma State Senate.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 11 and 156, and SJR 14 each correctly engrossed.

HB 695 correctly engrossed.

SR 15 correctly enrolled.

Engrossed SBs 11 and 156, and SJR 14 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 695, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled SR 15 was properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 690—By Sparks and Levergood.

An Act relating to forcible entry and

detainer; amending 39 O. S. 1951, § 395; authorizing service by posting on premises and mailing notice by certified mail to defendant's last known address; and declaring an emergency.

HB 693—By Sparkman and McCue of the House and Lollar of the Senate.

An Act relating to game and fish; amending 29 O.S. 1951, § 206, providing penalties for certain hunting violations by nonresidents; by reducing minimum fine to fifteen dollars (\$15.00); and declaring an emergency.

HB 724—By Bullard, Camp, Levergood, Bradley (Tulsa), Ruby, Nichols (Seminole), Bond and McCune.

An Act relating to special mobilized machinery manufactured in Oklahoma for use exclusively without the State; amending Section 2, Chapter 4, Title 47, page 201, Oklahoma Session Laws 1959 (47 O.S. Supp. 1959, § 116.16) by adding a new subsection "H"; authorizing the issuance of a special mobilized machinery drive-away permit for the movement of such machinery upon the highway of this State; exempting such machinery from certain registration, fees, licenses, and ad valorem taxes; providing restrictions upon the movement of such machinery under certain conditions; providing that said permit shall not exempt such equipment from 47 O.S. 1951, § 116.7, covering responsibility for damage to highways; and declaring an emergency.

HB 753—By Odom (Wagoner) and Patterson of the House and Bohannon of the Senate.

An Act relating to candidates for office in cities and towns; amending 11 O. S. 1951, § 48, to require persons desiring to become candidates to notify the county election board not more than twenty (20) nor less than fifteen (15) days prior to the primary election; and declaring an emergency.

HB 754—By Metcalf and Holder of the House and Dacus of the Senate.

An Act relating to cities and towns; authorizing revision of ordinances and publication with historical information; providing for certain restrictions on revision; amending 11 O.S. 1951, § 583, to allow for codification of ordinances and publication in a loose-leaf system; and declaring an emergency.

HB 761—By Briscoe of the House and McSpadden of the Senate.

An Act relating to elections; amending 26 O.S. 1951, § 251, as amended by Section 1, Chapter 8, Title 26, Oklahoma Session Laws 1953, page 115, and Section 3, Chapter 10a, Title 26, Oklahoma Session Laws 1957, page 193; providing for the times of opening and closing of polls; authorizing county election board on petition of three (3) electors of a precinct to open polls one (1) hour earlier or keep polls open one (1) hour longer than normal prescribed times; requiring notice of such change; providing for announcement of closing times; authorizing electors in line at time of closing to vote; and declaring an emergency.

HJR 507—By Shibley.

A Joint Resolution relating to State Capitol grounds; authorizing State Board of Affairs to construct a parking lot in the area between the State Historical Building and the Capitol Office Building.

The above numbered HBs and/or HRs were read for the first time.

MESSAGES FROM HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 516—By Williams (Carter), et al of the House and Tipps of the Senate.

Consideration of **HCR 516** was deferred for this legislative day.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 538, 564, 580 and **HJR 502**.

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 transmitting for signature Enrolled **HCR 515**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

Senator Allen moved that the Roads and Highways Committee of the State Senate investigate and report their findings to the State Senate, (1) the claims for overages by the Metropolitan Paving Company for work done on the Tinker Field Diagonal Project, (2) the recent reports that the Tecon Corporation of Dallas, Texas, has a 65% interest in this contract in possible violation of the Interstate Highways Act of 1956 which may result in the loss of Federal aid to this project, and (3) that said Committee also determine the ownership of the Metropolitan Paving Company, which motion was adopted.

Senator Belvin asked to be shown excused until such time as he returns to the Chamber, which was the order.

COMMITTEE REPORT

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 28—Judiciary.

SB 148—Banks and Banking.

SJR 16—Judiciary.

SJR 17—Judiciary.

HB 534—Agriculture.

HB 596—Judiciary.

HB 625—Judiciary.

HB 658—Judiciary.

HB 711—Banks and Banking.

DO PASS, as amended:

SB 120—Public Safety.

FIRST READING

The following Bills were introduced and read the first time:

SB 171—By Rogers.

An Act amending 59 O.S. 1951, § 683, providing for recognition of foreign certificate or license for veterinarians and requiring the payment of a fifty dollar (\$50.00) fee; and declaring an emergency.

SB 172—By Harris.

An Act authorizing any county or city in the State of Oklahoma to pay all or any part of the cost of acquiring all or any part of the necessary right-of-way therefor out of general funds or the proceeds of bonds voted for such purpose, whether the same is within or without the corporate limits of any city or town; provided, that such "limited access facilities" have been designated by resolution or ordinance after adoption by the Board of County Commissioners of the county and county planning commission or the governing body of such city and the city planning commission as necessary for and a part of a comprehensive street or highway plan; amending 69 O. S. 1951, § 11.33; and declaring an emergency.

SECOND READING

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

SB 165—Education—Common.

SB 166—Municipal Government.

SB 167—County Government.

SB 168—County Government.

SB 169—Privileges and Elections.

SB 170—Criminal Jurisprudence.

HB 671—Judiciary.

HB 727—Public Health.

Senator McSpadden asked unanimous consent that **SB 158**, now in Judiciary Committee, after its consideration by that Committee, be referred to the Committee on Penal Institutions, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Rogers motion to reconsider the vote by which **SB 149** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Berrong, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Lollar, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent.—21.

Nay: Baldwin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Hamilton, McClendon, McColgin, McSpadden, Ritzhaupt, Wilson (Beckham), Wilson (Greer).—18.

Excused: Belvin, Boecher.—2.

Not Voting: Land, Pitcher, Stipe.—3.

Senator Boecher asked to be shown present, which was the order.

GENERAL ORDER

HB 504 by Levergood, et al was read and considered.

Senator Stipe moved to amend **HB 504**, line 3, page 3, by changing the words and figures thirty-six (36) to read twenty-four (24), which motion was tabled upon motion of Senator Shoemake.

Upon motion of Senator Shoemake, **HB 504** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 504** was placed upon third reading and final passage.

Senator Payne asked to be shown excused until such time as he returns to the Chamber, which was the order.

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, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden,

Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Baldwin, Bohannon, Fine, Hamilton, McClendon, McColgin, Stipe.—7.

Excused: Payne.—1.

Not Voting: Field, Harris, Tipps.—3.

The Bill was declared passed.

HB 504 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 509 by Levergood and McCune was read and considered.

Upon motion of Senator Garvin, **HB 509** was advanced to engrossment.

By unanimous consent, upon request of Senator Garvin, **HB 509** was placed upon third reading and final passage.

THIRD READING

HB 509 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Field, Harris.—2.

The Bill was declared passed.

HB 509 was properly signed and ordered returned to Honorable House.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 511, by Levergood et al, was read and considered.

Upon motion of Senator Shoemake, **HB 511** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 511** was placed upon third reading and final passage.

THIRD READING

HB 511 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—41.

Excused: Berrong.—1.

Not Voting: Field, Wilson (Beckham).—2.

The bill was declared passed.

HB 511 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 512, by Levergood et al, was read and considered.

Senator Garvin asked unanimous consent, which was granted, that **HB 512** be advanced to engrossment.

Senator Garvin moved that the Rules be suspended and **HB 512** be considered engrossed and placed upon third reading and final passage, which motion prevailed.

Senator Berrong asked to be recorded present, which was the order.

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, Bailey, Baldwin, Belvin,

Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—41.

Not Voting: Easterly, Field, Wilson (Beckham).—3.

The bill was declared passed.

HB 512 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 508, by Levergood et al, was read and considered.

Upon motion of Senator Shoemake **HB 508** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 508** was 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: Hamilton, McClendon.—2.

Not Voting: Belvin, Colston, Easterly, Wilson (Beckham).—4.

The bill was declared passed.

HB 508 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 506, by Levergood et al, was read and considered.

Senator Wilson (Beckham) moved to amend the title of **HB 506**, by striking the words "or not more than twenty (20) days," which amendment was tabled upon motion of Senator Bailey.

Senator Bailey moved to amend **HB 506**, line 4, page 2, by adding after the word "proper" the following language: "but said recess shall not exceed twenty (20) days".

Senator Shoemake, as a substitute, moved that **HB 506**, as amended, be referred to Judiciary Committee for further consideration, which motion was declared adopted.

HB 505, by Levergood et al, was read and considered.

Upon motion of Senator Shoemake, **HB 505** was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that **HB 505** be 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—41.

Nay: Hamilton, Stipe.—2.

Not Voting: Tipps.—1.

The Bill was declared passed.

HB 505 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 105, by Shoemake and Land, was read and considered.

Upon motion of Senator Land, **SB 105** was advanced to engrossment.

Senator Land asked unanimous consent, which was granted, that **SB 105** be 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—40.

Not Voting: Breeden, Fine, Pitcher, Wilson (Beckham).—4.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—40.

Not Voting: Breeden, Fine, Pitcher, Wilson (Beckham).—4.

The emergency was declared passed.

SB 105 was referred for engrossment.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:00 a.m., tomorrow, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 547** and **581**, as amended.

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 21—Insurance.

SB 22—Insurance.

SB 134—Insurance.

DO PASS, as amended:

SB 66—Insurance.

As provided under the McSpadden motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Twenty-Seventh Legislative Day

Thursday, February 16, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Cartwright, Cobb, Cowden, Garvin, Harris, McSpadden, Ritzhaupt, Shoemake, Stipe.—10.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

Senator Grantham introduced Bill Papan and John Howe, Pages for this legislative week, and asked that they be made Honorary Pages for this legislative day, which was the order.

RESOLUTIONS

Senator Colston introduced the following Resolution:

SCR 5—By Colston of the Senate and Batson of the House.

A Senate Concurrent Resolution recognizing and acclaiming Jerry Wallace Thurman for being chosen the "1961 King of Smiles"; directing that authenticated copies be presented to Jerry Wallace Thurman and his parents, Mr. and Mrs. Jack Thurman, Marietta, Oklahoma.

Senator Rogers asked to be made co-author of **SCR 5**, which was the order.

SCR 5 was read at length as follows, adopted upon motion of Senator Colston, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 5—By Colston and Rogers of the Senate and Batson of the House.

A SENATE CONCURRENT RESOLUTION RECOGNIZING AND ACCLAIMING JERRY WALLACE THURMAN FOR BEING CHOSEN THE "1961 KING OF SMILES"; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO JERRY WALLACE THURMAN AND HIS PARENTS, MR. AND MRS. JACK THURMAN, MARIETTA, OKLAHOMA.

WHEREAS, Jerry Wallace Thurman, son of Mr. and Mrs. Jack Thurman, Marietta, Oklahoma, has recently received the outstanding honor of being chosen the "1961 King of Smiles"; and

WHEREAS, Jerry Thurman has received not only this high honor but has also been an outstanding student at Marietta Junior Highschool, excelling in scholarship and athletics, being an honor roll student and playing guard on the Junior Highschool Football Team; and

WHEREAS, Jerry has brought great honor and richly deserved pride to his parents, Mr. and Mrs. Jack Thurman, and to his school and community.

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

SECTION 1. That the Senate and the House of Representatives of the Twenty-

eighth Legislature recognize and acclaim Jerry Wallace Thurman for being chosen the "1961 King of Smiles".

SECTION 2. That his parents, Mr. and Mrs. Jack Thurman, be and they are hereby congratulated on their fine son and his outstanding accomplishments.

SECTION 3. That duly authenticated copies of this Resolution be presented to Jerry Wallace Thurman and to his parents, Mr. and Mrs. Jack Thurman, Marietta, Oklahoma.

Senator Kerr introduced the following Resolution:

SCR 6—By Kerr of the Senate and Willis of the House.

A Senate Concurrent Resolution commending and congratulating Miss Judy Rooker on being chosen "1961 Queen of Smiles"; directing that authenticated copies be presented to Miss Judy Rooker and her parents, Mr. and Mrs. Bob Rooker, Altus, Oklahoma.

Senator Rogers asked to be made co-author of **SCR 6**, which was the order.

SCR 6 was read at length as follows, adopted upon motion of Senator Kerr and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 6—By Kerr and Rogers of the Senate and Willis of the House.

A SENATE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING MISS JUDY ROOKER ON BEING CHOSEN "1961 QUEEN OF SMILES"; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO MISS JUDY ROOKER AND HER PARENTS, MR. AND MRS. BOB ROOKER, ALTUS, OKLAHOMA.

WHEREAS, Miss Judy Rooker, daughter of Mr. and Mrs. Bob Rooker of Altus, Oklahoma, did recently receive the high honor and great distinction of being chosen as the "1961 Queen of Smiles"; and

WHEREAS, the great beauty of Miss Judy Rooker is surpassed only by her outstanding personality, her sincere gra-

ciousness and her charming and gentle traits of character; and

WHEREAS, Judy has, in being chosen as the "1961 Queen of Smiles," brought great honor to her parents, Mr. and Mrs. Bob Rooker, to her school, Altus Central Junior High and to her community.

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

SECTION 1. That the Senate and the House of Representatives of the Twenty-eighth Session of the Legislature commend and congratulate Miss Judy Rooker, not only for being chosen as the "1961 Queen of Smiles" but for being an outstanding young lady in all respects.

SECTION 2. That her parents, Mr. and Mrs. Bob Rooker be and they are hereby congratulated on the honor bestowed upon their charming daughter.

SECTION 3. That duly authenticated copies of this Resolution be sent to Miss Judy Rooker and to her parents, Mr. and Mrs. Bob Rooker, Altus, Oklahoma.

The following **SCR** was introduced and consideration deferred for this legislative day:

SCR 7—By Shoemake and McSpadden of the Senate, and Haworth, et al of the House.

A Resolution paying tribute to the late William Martin "Clu" Gulager, distinguished former member of the State Senate and dedicated public servant; and expressing the deepest regret and sorrow of the Members of the Twenty-eighth Oklahoma Legislature.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 105 correctly engrossed.

SRs 16 and **17** correctly enrolled.

Engrossed **SB 105** was properly signed and ordered transmitted to the Honorable House for its consideration.

Enrolled **SRs 16** and **17** were properly signed and ordered transmitted to the Secretary of State.

FIRST READING

The following Bill was introduced and read the first time:

SB 173—By Stipe of the Senate and Skeith, Van Hooser and Christian of the House.

An Act authorizing the State Board of Public Affairs to sell, transfer and convey the former Central State Hospital annex at McAlester, Oklahoma to McAlester Hospital Foundation, Inc., a corporation, same being a tract of land containing 12.07 acres more or less, located in the southeast quarter of the southwest quarter of section thirty-six, township six N., range fourteen east of the Indian Meridian, together with all improvements thereon.

SECOND READING

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

SB 171—Agriculture.

SB 172—Municipal Government.

HB 690—Judiciary.

HB 693—Game and Fish.

HB 724—Roads and Highways.*

HB 753—Privileges and Elections.

HB 754—Municipal Government.

HB 761—Privileges and Elections.

HJR 507—State and Federal Government.

GENERAL ORDER

SB 120 by Breeden was read and considered.

Senator Payne asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senators Fine, Kerr, Baldwin, Dacus, Colston, Easterly, Pazoureck, Field, Hamilton, Stevenson, Bohannon and Land asked to be made co-authors of **SB 120**, which was the order.

Upon motion of Senator Breeden, **SB 120** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Nay: Allen, Wilson (Beckham).—2.

Excused: Bailey, Cartwright, Cobb, Cowden, Garvin, Harris, McSpadden, Payne, Ritzhaupt, Shoemake, Stipe.—11.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Nay: Allen, Wilson (Beckham).—2.

Excused: Bailey, Cartwright, Cobb, Cowden, Garvin, Harris, McSpadden, Payne, Ritzhaupt, Shoemake, Stipe.—11.

The emergency was declared passed.

SB 120 was referred for engrossment.

Senators Cartwright, Stipe, Payne, Cowden, Harris and McSpadden asked to be shown present, which was the order.

PENDING SENATE ACTION

Senator Tipps called up for consideration **HCR 516**, which was the order, the

Resolution being read at length as follows and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION No. 516 — By Williams (Carter), Dyer, Sullivan, Massey and Williams (Murray), of the House and Tipps of the Senate.

A RESOLUTION EXPRESSING THE MOST PROFOUND RESPECT TO THE MEMORY OF OFFICER BOBBY LEON RUDISILL, LATE MEMBER OF THE ARDMORE, OKLAHOMA, POLICE DEPARTMENT; AND EXTENDING THE DEEPEST SYMPATHY AND HEART-FELT REGRET OF THE MEMBERS OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE TO HIS FAMILY AND FRIENDS IN THEIR BEREAVEMENT.

WHEREAS, in the early hours of December 22, 1960, Officer Bobby Leon Rudisill, of the Ardmore, Oklahoma, Police Department, in the most honored and revered traditions of law enforcement officials, paid the supreme sacrifice in fulfillment of his solemn oath and obligations as an officer of the law and conservator of the peace and well-being of his city and community; and

WHEREAS, Officer Rudisill was born in Durant, Oklahoma, on April 16, 1931; was reared and educated in Bryan County, Oklahoma; began his career as a law enforcement officer with the Durant Police Department, where he served for two years prior to his entry into military service; served his country with honor and distinction in the United States Army in and during the Korean Conflict; was a member of the Masonic Lodge, Durant, Oklahoma; was a faithful member of the Baptist Church of Calera, Oklahoma; and had joined the Ardmore Police Department on May 16, 1960; and

WHEREAS, the most regrettable and untimely passing of Officer Rudisill leaves an illimitable void in the hearts and minds of those whom he held most near and dear, each of whom justifiably may take sustenance in the memory of one whose

courageous and valorous deeds have enshrined him forever and always among the ranks of those whose mortal days have been dedicated unstintingly and without motivation of self-aggrandizement to the service of their fellow men; and

WHEREAS, in tribute to the memory of one who deemed no sacrifice too great in the performance of his sworn duties, the name of Officer Bobby Leon Rudisill has been recommended by the Advisory Board of Trustees of the National Police Hall of Fame for award posthumously of the Medal of Merit for Valor, a medal presented on behalf of the American people to policemen killed in the line of duty and considered in the same category as the Congressional Medal of Honor; and

WHEREAS, it is most fitting and proper that the Legislature of the State of Oklahoma express its deep appreciation and gratitude for the sacrifices undertaken by officers of the law in general and by Officer Bobby Leon Rudisill, in particular, in protecting the lawabiding citizens of their communities and of their State, relinquishing many of the material as well as spiritual pleasures associated with less exacting and disciplined forms of livelihood to assume the arduous, often unpopular and too frequently hazardous duties related to enforcement of the laws and protection of the lives and property of their friends, neighbors and fellow-citizens.

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

SECTION 1. That the members of the Twenty-eighth Oklahoma Legislature express their profound gratitude for the sacrifice made by Officer Bobby Leon Rudisill in defense of the lives and property of his city on behalf of the people of this State and that the deepest sympathy and most sincere condolences are extended to his wife, Sue, his son, Bobby Leon, Jr.,

his stepdaughters, Carolyn and Marilyn, all of whom reside in Ardmore; to his mother, Mrs. Nadine Harris, Calera, Oklahoma; to his brother, Melvin Rudisill, of Durant, Oklahoma; and to his sister, Mrs. Wanda Sterner, Calera, Oklahoma.

SECTION 2. That this Resolution be spread at large upon the permanent Journals of the House and Senate and that a duly authenticated copy hereof be forwarded to each adult member of Officer Rudisill's immediate family and to Chief W. O. Welch, of the Ardmore Police Department, as a token of the respect held by the Oklahoma Legislature for a dedicated and courageous public servant.

Senator Tipps presiding.

Engrossed **HCR 516** was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 87 by Wilson (Greer) and Wilson (Beckham) was read and considered.

Senators Stipe and Dacus asked to be made co-authors of **SB 87**, which was the order.

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

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Wilson (Greer), **SB 87** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **SB 87** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 87 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Berrong, Cobb, Garvin, Harris, Ritzhaupt, Shoemake.—7.

Not Voting: Morford, Pitcher, Stipe.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Berrong, Cobb, Garvin, Harris, Ritzhaupt, Shoemake.—7.

Not Voting: Morford, Pitcher, Stipe.—3.

The emergency was declared passed.

SB 87 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 518—By Levergood, McCune, Burkett, Redman, Ruby and Stevens.

An Act providing for the simplification of land titles by permitting purchasers for value to rely upon the validity of conveyances which have been of record for ten (10) or more years as against any claim that said conveyance was executed by an incompetent, unless the records of the county wherein the land is situated reflect the appointment of a guardian, or by a corporation to one (1) or more of its officers, or by an attorney in fact whose power had terminated by reason of matters not shown in the county records, or that said conveyance was never delivered; permitting purchasers for value

to rely upon the validity of conveyances of record for ten (10) or more years executed by a purported guardian, executor or administrator where the approval of the court appears on the conveyance or the same has been confirmed by an order of the court and permitting purchasers for value to rely upon the validity of decrees of distribution and partition entered by county courts and judgments partitioning land or determining ownership thereof entered by courts of general jurisdiction and upon sheriff's deeds confirmed by the court directing the execution thereof where such decrees or judgments have been entered for ten (10) or more years or such sheriff's deed has been of record for ten (10) or more years; excluding application of this Act where one claiming adversely to any such conveyance, decree or judgment files of record a notice of his claim within the time and in the manner provided, or is in possession of the land by occupancy or occupancy of a tenant.

HB 584—By Shipley, Atkinson, Baggett, Bradley (Tulsa), Bynum, Forsythe, Harper, Howard, Johnston, Lance, McChristian, Odom (McIntosh), Poynor, Spraker, Williams (Carter) and Willis (Cherokee).

An Act fixing the interest rate to be charged on farm loans made by the Commissioners of the Land Office of the State of Oklahoma from the trust funds under their jurisdiction and control; providing the maximum period of time in which the loans shall be paid; 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 HOUSE

Advising fourth reading of and transmitting Enrolled HBs 504, 508, 509, 511, 512, 547 and 581.

The above numbered Enrolled Bills 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 695**, as amended.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 28 by Land was read and considered.

Senator Kerr asked to be made co-author of **SB 28**, which was the order.

Upon motion of Senator Land, **SB 28** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **SB 28** was considered engrossed and placed upon third reading and final passage.

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, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer). —35.

Nay: Cartwright, Hamilton, McColgin. —3.

Excused: Bailey, Cobb, Garvin, Harris, Ritzhaupt, Shoemake.—6.

SB 28 was referred for engrossment.

GENERAL ORDER

SB 66 by Wilson (Beckham) was read and considered.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Kerr asked to be made co-author of **SB 66**, which was the order.

Upon motion of Senator Wilson (Beck-

ham) **SB 66** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham) **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: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Berrong, Cobb, Garvin, Harris, Ritzhaupt, Shoemake.—7.

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, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Berrong, Cobb, Garvin, Harris, Ritzhaupt, Shoemake.—7.

Not Voting: Cartwright.—1.

The emergency was declared passed.

SB 66 was referred for engrossment.

MESSAGES FROM THE HOUSE

Avising adoption of and transmitting for consideration Engrossed:

HCR 517—By Burkett and Nichols (Dewey) of the House and McColgin of the Senate.

Senator McColgin asked unanimous con-

sent that **HCR 517** be taken up for immediate consideration, which was the order.

Senators Garrison, Baldwin, Dacus, Wilson (Beckham) and Morford asked to be made co-authors of **HCR 517**, which was the order.

HCR 517, as co-authored, was read at length as follows and adopted upon motion of Senator McColgin:

HOUSE CONCURRENT RESOLUTION NO. 517—By Burkett, Nichols (Dewey), and Willis (Jackson), of the House and McColgin, Garrison, Baldwin, Dacus, Wilson (Beckham), and Morford of the Senate.

A CONCURRENT RESOLUTION EXPRESSING THE DEEP REGRET AND SORROW OF THE MEMBERS OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA FOR THE DEATH OF TOM L. RUBLE, BUSINESS AND CIVIC LEADER OF DEWEY COUNTY AND OUTSTANDING OKLAHOMAN; DIRECTING THAT THIS RESOLUTION BE SPREAD UPON THE PERMANENT JOURNALS OF THE HOUSE AND SENATE, AND THAT AN AUTHENTICATED COPY HEREOF BE PRESENTED TO HIS WIDOW, EDNA RUBLE AND TO HIS SON, TOM J. RUBLE.

WHEREAS, on February 1, 1961, the State of Oklahoma suffered a great loss in the death of a beloved citizen, Tom L. Ruble; and

WHEREAS, Tom L. Ruble was an outstanding citizen, business and civic leader of Taloga, Oklahoma; and

WHEREAS, he was successful in his chosen profession and loved and respected by those whose lives he touched, his untimely death is mourned with a sorrow befitting the loss which his community and State have suffered; and

WHEREAS, his professional and civic activities in behalf of his community and State, as well as his personal life and integrity, were such as to deserve the high-

est recognition, respect and warm personal regard of all who were privileged to know him; and

WHEREAS, he is survived by his wife, Edna, with whom he lived in love and devotion since their marriage on October 13, 1921, to which union was born one son, Tom J. Ruble; and

WHEREAS, although his constructive and useful life has ended, the results of his unselfish dedication to his family and friends and to a life of service as an outstanding Oklahoman will stand as a monument to his memory.

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

SECTION 1. That the members of the Twenty-eighth Legislature of the State of Oklahoma hereby express their unreserved regret at the death of Tom L. Ruble and give his evidence of their great and sincere respect for his manifold contributions to his community and State, and herewith extend their heartfelt sympathy to Mrs. Edna Ruble, his widow, and their son, Tom J. Ruble.

SECTION 2. That this Resolution be spread upon the pages of the permanent Journals of the Senate and of the House of Representatives of the Twenty-eighth Legislature as a memorial to an outstanding and beloved pioneer.

SECTION 3. That an authenticated copy of this Resolution be presented to Mrs. Edna Ruble and Mr. Tom J. Ruble as a token of the sincere respect and admiration which the members of the Twenty-eighth Legislature held for the late Tom L. Ruble.

Engrossed **HCR 517** was 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, 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 Collins presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Cartwright, advised and consented to the confirmation of the executive nomination of Dr. DON WILLIAMS, of Ada, Oklahoma, as a member of the Board of Examiners in Veterinary Medicine, for a term effective upon confirmation and ending May 9, 1963.

The Senate, in executive session and upon motion of Senator Trent, advised and consented to the confirmation of the reappointment of PAUL M. MUNGLE, of Atoka, Oklahoma, as a member of the Soil Conservation Board, for a term effective upon confirmation and ending June 30, 1965.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the confirmation of the executive nomination of CHARLES E. McCUNE, of Tulsa, Oklahoma, as a member of the Oklahoma Securities Commission, for a term effective upon confirmation and ending June 27, 1961.

The Senate, in executive session and upon motion of Senator Cowden, advised and consented to the confirmation of the reappointment of J. D. DUNN, of McLoud, Oklahoma, as Chairman of the Oklahoma Tax Commission, for a term effective upon confirmation and ending 2nd Monday, January, 1967.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, February 20, 1961, as provided under the Rules, which motion prevailed.

COMMITTEE REPORT

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 593—Planning and Resources.

RESOLUTION

Senator McSpadden asked unanimous consent, which was granted, to introduce the following Resolution, following which all other members of the Senate were made co-authors of the Resolution upon his request:

SCR 8 By McSpadden of the Senate and Briscoe of the House.

A Resolution paying tribute to Mrs. Maggie Culver Fry for the manifold contributions to the cultural heritage of this State.

SCR 8, as co-authored, was read at length as follows, adopted upon motion of Senator McSpadden and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 8—By McSpadden, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) and Wilson (Greer) of the Senate and Briscoe of the House.

A RESOLUTION PAYING TRIBUTE TO MRS. MAGGIE CULVER FRY FOR HER MANIFOLD CONTRIBUTIONS TO THE CULTURAL HERITAGE OF THIS STATE.

WHEREAS, it is the long established custom of this Honorable Legislative Body to pay tribute to particular Oklahomans who have made outstanding contributions to our cultural heritage and added to the colorful background of this great State; and

WHEREAS, for the past several years Mrs. Maggie Culver Fry of Claremore, Oklahoma, through the media of poetry

and short stories, has made many contributions to our robust past, contributions both outstanding and of the highest quality which have circulated nationally in "The American Mercury" and locally in our own State publication "Oklahoma Today" and in many of the daily newspapers throughout this State; and

WHEREAS, Mrs. Fry achieved a goal which is the dream of ambitious authors everywhere when in 1955 a collection of her poems was published in volume form, and, because of her singular accomplishments, the Nation today can learn more about and more fully enjoy the cultural traditions of this State through reading "The Witch Deer", by Mrs. Maggie Culver Fry; and

WHEREAS, this Oklahoman, proud descendant of a notable Cherokee Indian Family, and native of Vian, Oklahoma, has dedicated her life to active participation as a laywoman in the Memorial Baptist Church in Claremore, a pastime she proudly refers to as her "main interest", and to raising a family of two sons and four lovely grandchildren; and

WHEREAS, it is both fitting and proper that this Legislative Body pause in its long hours of deliberation to pay tribute to an Oklahoman whom the members of this Legislature both love and respect, a truly gracious Christian Lady of the highest ideals and principals who has contributed so much to our proud cultural heritage.

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

That this Twenty-eighth Legislature does take this opportunity to pay tribute and respect to Mrs. Maggie Culver Fry, noted poet and author, native Oklahoman, laywoman in the Memorial Heights Baptist Church of Claremore, Oklahoma, beloved mother and grandmother, and secretary to Senator Clem McSpadden.

BE IT FURTHER RESOLVED that copies of this expression of sentiment be incorporated as an official action of this Body and made a permanent part of the record of this Twenty-eighth Oklahoma Legislature and that duly authenticated copies of same be presented to Mrs. Maggie Culver Fry, to her husband, Mr. Mer-

ritt L. Fry, and to her sons, Mr. Burke Fry and Mr. Victor Fry at their home addresses.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, February 20, 1961, as provided under the Rules—1:30 p.m.

Twenty-Eighth Legislative Day

Monday, February 20, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Allen, Belvin, Garvin.—3.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Alfred Woodard, Pastor of the First Baptist Church of Hollis, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Field introduced George Anna Foster and Alan Foster and asked that they be made Honorary Pages for this legislative day, which was the order.

RESOLUTIONS

Senator McSpadden introduced the following Resolution:

SR 18—By McSpadden.

A Resolution commending Kelly Corbin, of Delaware High School, Delaware, Nowata County, Oklahoma, as an eloquent advocate of his State and its heritage; and extending congratulations for his meritorious essay in connection with "Pride in Oklahoma" week.

Senators Tipps and Baldwin asked to be made co-authors of **SR 18**, which was the order.

SR 18, as co-authored, was read at length, as follows, adopted upon motion of Senator McSpadden, and ordered referred for enrollment:

SENATE RESOLUTION NO. 18—By McSpadden, Tipps and Baldwin.

A RESOLUTION COMMENDING KELLY CORBIN, OF DELAWARE HIGH SCHOOL, DELAWARE, NOWATA COUNTY, OKLAHOMA, AS AN ELOQUENT ADVOCATE OF HIS STATE AND ITS HERITAGE; AND EXTENDING CONGRATULATIONS FOR HIS MERITORIOUS ESSAY IN CONNECTION WITH "PRIDE IN OKLAHOMA" WEEK.

WHEREAS, the week beginning November 3, 1960, was officially proclaimed by Governor J. Howard Edmondson as "Pride in Oklahoma" week; and

WHEREAS, in connection with "Pride in Oklahoma" week, the Oklahoma Bankers' Association sponsored an essay contest among state high school students in grades 9 through 12 on the subject "Why I'm Proud To Be An Oklahoman"; and

WHEREAS, Kelly Corbin, 9th grade student at Delaware High School, Nowata County, was adjudged winner of the \$500.00 first prize for submission of an outstanding essay; and

WHEREAS, he further received, in recognition of his noteworthy and admirable ability and achievement in composition, a week's vacation with his parents at Lake Texoma Lodge as guests of the State Planning and Resources Board, appointment as an honorary Colonel upon the Governor's staff, and publication of his essay in the Winter, 1961, issue of the magazine "Oklahoma Today"; and

WHEREAS, today's youth are tomorrow's governors, it is therefore truly re-

warding to discover in the inspired phrases of this youth's winning composition an unusual appreciation for and awareness of the importance and necessity in maintaining a continuity with time-honored patterns of our life, culture and traditions, in addition to a recognition of the oft-forgotten truism that time does not stand still and, therefore, we would be derelict in our responsibilities to the traditions of our great State and the Nation of which it is an integral part should the natural and human endowments and potentialities of our beloved State not be fully, continuously and intelligently utilized; and

WHEREAS, our beloved State and its history constitute but a page in the annals of time and although Oklahoma it still but a stripling among the commonwealth of this great Nation, yet its record is replete with the astounding deeds and accomplishments of a citizenry capitalizing to the utmost upon the wondrous beneficences of a benign Creator; and

WHEREAS, it is most fitting and proper that the Twenty-eighth Legislature of the State of Oklahoma offer its respectful commendation and gratitude to one of our youth who, in manifesting his dedication to the past, present and future of his beloved State and in a display of perceptiveness beyond his sparse years, has reaffirmed those honored principles the faithful observance of which has thus far assured our estimable progress and which, for the future, offer continued enlightenment toward the attainment of our most cherished ambitions.

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

SECTION 1. That Kelly Corbin, of Delaware, Nowata County, Oklahoma, be hereby officially commended and congratulated by the Senate of the Twenty-eighth Oklahoma Legislature, duly assembled, for the inspiring message contained in his prize-winning essay on "Why I'm Proud To Be An Oklahoman" and for his manifesta-

tion of those attributes and characteristics which provide a shining example to all the youths of this State, and in the light of which our building for the future may be undertaken with a sense of great promise; and

SECTION 2. That this Resolution be spread at large upon the permanent Journal of the Senate of the Twenty-eighth Oklahoma Legislature and that a duly authenticated copy be forwarded to Kelly Corbin, Delaware, Oklahoma, to his parents, Mr. and Mrs. Earl Corbin, Delaware, to the Superintendent of Delaware High School, Mr. V. H. McClure, and to the Nowata Daily Star.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permits would be issued in the Office of the President Pro Tempore:
Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following request for Lobby Permit, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permit be granted to the following person:

From Oklahoma City, Oklahoma

Jay R. Bond, 625 Northwest 54th Street, Oklahoma State Ass'n of Life Underwriters.

McSpadden, Chairman.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 151—County Government.

SB 168—County Government.

FIRST READING

The following Bill was introduced and read the first time:

SB 174—By Payne of the Senate and Richeson and Cole of the House.

An Act permitting suit to be brought against debtor in the county where cause arose or in county where debtor is domiciled; providing for service of process and taxing costs to defendant; repealing all conflicting laws; and declaring an emergency.

SECOND READING

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

SB 173—Federal Government.

HB 518—Judiciary.

HB 584—Education—Common.

GENERAL ORDER

HB 593 by Jones, et al of the House and McClendon of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 593**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 593** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 593 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Morford.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Morford.—1.

The emergency was declared passed.

HB 593, as amended, was referred for engrossment.

RESOLUTIONS

By unanimous consent, upon request of Senator Cartwright, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 9 — By Cartwright, Harris, Baldwin, Breeden and Cobb of the Senate and Skeith of the House.

A RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO GRANT RELIEF ON THE SCHEDULE OF STATE PAYMENTS NECESSITATED BY THE RELOCATION OF ROADS IN AND AROUND RESERVOIR CONSTRUCTION AREAS.

WHEREAS, the 1961 Legislature of the State of Oklahoma is faced with the worst financial crisis of its history at a time when the U. S. Army Corps of Engineers and Bureau of Public Roads are in the process of constructing three huge multipurpose dams in the Eastern part of our State, thus necessitating unpredictable expenditures of State money on the demand schedule of the Federal Government; and

WHEREAS, this Legislature while desiring to keep in step and current with the Nationwide goal of completing a modern and progressive road system for the motoring public, must contemplate a Thirteen Million Dollar (\$13,000,000.00) budget cut from a 1959-1961 level in highway construction and maintenance and general governmental operation, in order to furnish the necessary budget needs of common schools, higher education, and mental helath and still meet the demands of the Corps of Engineers construction schedule; and

WHEREAS, it is conservatively estimated that the budgeted amount of Four Million Six Hundred Thousand Dollars (\$4,600,000.00) for highway construction and maintenance falls some Twenty Million Dollars (\$20,000,000.00) per year short of meeting existing highway needs and will not permit the State to match available Federal Funds and carry on routine maintenance and other construction; and

WHEREAS, Oklahoma, while desiring to meet the stringent construction and payment schedule demanded by the scheduled construction of the Oologah, Keystone, and Eufaula Reservoirs and the necessary road relocation occasioned thereby, finds it necessary to pray for some financial relief in order that the orderly processes of government may proceed within the frame work of a balanced budget; and

WHEREAS, The Congress of the United States in the past has recognized the great burden reservoir construction and road relocation places on the several states of this Nation and has granted much needed relief through reconsideration of replacement in kind definitions and the necessity of paying the share of the Bureau of Public Roads while waiting for reimbursement.

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

SECTION 1. That the Twenty-eighth Oklahoma Legislature does memorialize the Congress of the United States to look favorably upon Federal Legislation designed to relieve this State of some of the tremendous financial burden occasioned by the fast moving construction of the Oologah, Keystone and Eufaula Reservoirs.

SECTION 2. That the Eighty-seventh Congress of the United States give special consideration to legislation geared to allowing this State to pay for its share of road relocation costs throughout a period of years at a rate of a set amount per year in order that unscheduled heavy reimbursements will not have a crippling effect upon vital state services which must be provided for within the framework of our balanced budget.

SECTION 3. That duly authenticated copies of this Resolution be forwarded by the Clerk of this Honorable Body to each Member of the Oklahoma Congressional Delegation, to the Speaker of the House of Representatives, the Honorable Sam Rayburn, and to the Majority Leader of the United States Senate, the Honorable Mike Mansfield.

By unanimous consent, upon request of Senator Berrong, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 19—By Berrong.

A RESOLUTION RELATING TO CENTRAL PURCHASING, THE POLICIES AND PROCEDURES ADOPTED THEREUNDER AND THE STATUTES GOVERNING SAME; AUTHORIZING THE APPOINTMENT OF A COMMITTEE OF FIVE (5) MEMBERS TO CONDUCT CERTAIN STUDIES TO EVALUATE SAVINGS, IF ANY, EFFECTED BY SAID CENTRAL PURCHASING PROGRAM AND FOR OTHER PURPOSES; DIRECTING THE SUBMISSION OF A REPORT AND RECOMMENDATIONS BY SAID COMMITTEE; AND AUTHORIZING THE

EMPLOYMENT OF STAFF MEMBERS AS MAY BE NECESSARY FOR THE DISCHARGE OF DUTIES HEREIN IMPOSED UPON SAID COMMITTEE.

WHEREAS, the Twenty-seventh Legislature enacted Senate Bill No. 211, known as "The Oklahoma Central Purchasing Act;" and

WHEREAS, the Purchasing Division, State Board of Public Affairs, has been administering said Act since July of 1959; and

WHEREAS, the policies and administration of said Oklahoma Central Purchasing Act, as well as the specific provisions thereof, have, during the past twenty (20) months, been the subject of both criticism and commendation; and

WHEREAS, State departments, agencies, and institutions subject to said Act have widely varying evaluations of the effectiveness thereof; and

WHEREAS, state governmental purchasing is big business, involving several million dollars each year, and should be conducted in the most efficient, effective and economical manner; and

WHEREAS, estimates by the Purchasing Division of savings effected under the operation of said Act should be evaluated within the context of total operations of state government and of the Oklahoma economy generally; and

WHEREAS, the need exists for a detailed analysis of the policies and operations of said Purchasing Division and for a study of present statutory provisions regarding state governmental purchasing;

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

SECTION 1. The President Pro Tempore of the Senate is hereby authorized to appoint a Committee of five (5) members (1) to conduct a comprehensive study of the policies, operations and procedures of the Purchasing Division, State Board of Public Affairs; (2) to analyze present laws re-

lating to state purchasing; (3) to determine the extent of net savings, if any, effected by the Purchasing Division over purchasing procedures used prior to July, 1959; (4) to evaluate said Division's estimates of savings effected in the light of off-setting losses, such as non-usable goods, delays in receipt of merchandise, inferior on sub-standard products, and others; and (5) to evaluate the effect of the central purchasing program as regards the economy of state government and the overall economy of the State of Oklahoma.

SECTION 2. The Committee is hereby authorized, upon approval by the President Pro Tempore, to employ such staff members as may be necessary to discharge its duties under this Resolution.

SECTION 3. Upon the completion of its study, the Committee shall prepare a report with legislative recommendations which shall be submitted to the Senate.

By unanimous consent, upon request of Senator Pitcher, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 20—By Pitcher, Bailey.

A RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE OF THE SENATE, TWENTY-EIGHTH LEGISLATURE, TO APPOINT A COMMITTEE OF FIVE (5) MEMBERS OF THE SENATE TO ATTEND AND PARTICIPATE IN THE AMERICAN LEGION MID-WINTER CONFERENCE IN WASHINGTON, D. C., AND TO CONFER WITH THE HONORABLE JOHN S. GLEASON, ADMINISTRATOR OF VETERANS AFFAIRS, REGARDING AN EXPANSION OF THE PROGRAM FOR VETERANS; AND AUTHORIZING REIMBURSEMENT FOR TRAVEL AND EXPENSES OF SAID COMMITTEE MEMBERS, AS PROVIDED BY SENATE RESOLUTION NO. 5, TWENTY-EIGHTH LEGISLATURE.

WHEREAS, the American Legion Mid-Winter Conference will be held in Wash-

ington, D. C., during the period February 28-March 3, 1961; and

WHEREAS, a number of legislative matters of interest both to the Congress and to the several states will be discussed at said Conference; and

WHEREAS, a new Administrator of Veterans Affairs has been named and any proposed policy changes in the program for veterans is of direct interest and concern to the Oklahoma Legislature.

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

SECTION 1. The President Pro Tempore of the Senate is hereby authorized to appoint a committee of five (5) members of the Senate who are directed to attend and participate in said Conference and to confer with the Honorable John S. Gleason, Administrator of Veterans Affairs, regarding the prospects for an enlarged and more comprehensive program for veterans.

SECTION 2. Reimbursement for travel and expenses for said committee members shall be paid by the Senate as provided by Senate Resolution No. 5, Twenty-eighth Legislature of the State of Oklahoma.

PENDING SENATE ACTION

SCR 7—By Shoemake and McSpadden of the Senate, and Haworth, et al of the House was taken up for consideration.

Senators Dacus, Field, Stipe, Cowden and Cartwright asked to be made co-authors of **SCR 7**, which was the order.

SCR 7 was read at length as follows, adopted upon motion of Senator Shoemake, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 7 —By Shoemake, McSpadden, Dacus, Field, Stipe, Cowden and Cartwright of the Senate and Haworth, Ruby and Spraker of the House.

A Resolution paying tribute to the late William Martin "Clu" Gulager, distinguished former member of the State Senate

and dedicated public servant; and expressing the deepest regret and sorrow of the members of the Twenty-eighth Oklahoma Legislature.

WHEREAS, in the year of our Lord 1960, William Martin "Clu" Gulager, former State Senator, and beloved citizen of Muskogee County and the State of Oklahoma was called from this life to his heavenly reward by the All Wise Providence; and

WHEREAS, the untimely demise of this distinguished individual and beloved personality, friend and public servant, created an everlasting vacancy in the hearts and minds of all those who knew and revered "Clu" Gulager; and

WHEREAS, "Clu" Gulager will forever be remembered as an official in the Cherokee National Government where he served in the capacity of Executive Secretary to the Principal Chief of the Cherokee Nation, Samuel Houston Mayes, during the years 1895-1896, as a member of the Law Bar of this same historic Cherokee Nation, and the Oklahoma Bar Association to which he was admitted after Statehood; and

WHEREAS, "Clu" Gulager served The Honorable Senate honestly and capably to the best of his ability throughout his tenure of service during the years 1923-1929, while a member of the Ninth, Tenth, Eleventh, and Twelfth Legislatures, under the Governorships of Walton and Johnston; and

WHEREAS, the memories of this singular individual, beloved Uncle of our own Senator Clem McSpadden and first Cousin to the late, great Will Rogers, will forever be a part of the illustrious history of this Great State, and though his earthly remains have since departed this life, we shall forever remember the great imprint this dedicated Christian being left behind.

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

SECTION 1. That the members of the Twenty-eighth Legislature of the State of Oklahoma and Fellow Oklahomans all express grief and sorrow for the untimely demise of the Honorable William Martin "Clu" Gulager, and extend their sympathies and condolences to the ones whom he left behind: His daughter, Mrs. G. W. Seibold, 4103 Rector, Muskogee, Oklahoma, and three nephews, Chris Gulager, Tahlequah, Oklahoma, Frederick Gulager, Tahlequah, Oklahoma and Clu Gulager, % "Tallman", National Broadcasting Company Studios, Hollywood, California.

SECTION 2. That this Resolution be spread at large upon the pages of the permanent Journals of this Twenty-eighth Legislature as a lasting memorial to our beloved recently departed former colleague and dedicated public servant.

SECTION 3. That duly authenticated copies of this Resolution be forwarded by the Clerks of this Honorable Body to Mrs. G. W. Seibold, Chris Gulager, Frederick Gulager and Clu Gulager, as a token of the sincere respect and admiration this and past Legislatures and the peoples of this State hold for the late Honorable William "Clu" Gulager.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 537—By Skaggs of the House and Wilson (Beckham) of the Senate.

An Act relating to securities; amending Section 407, chapter 1, Title 71, Oklahoma Session Laws 1959, page 344 (71 O. S. Supp. 1959, § 407), providing that violation of the Act constitutes a felony; and declaring an emergency.

HB 668—By Privett.

An Act relating to compulsory school attendance; amending 70 O. S. 1951, § 10-10; authorizing judicial officer of county charged with supervision of problems of juvenile persons and the school district administrator to waive jointly the compulsory school attendance laws in the

best interests of the child; and declaring an emergency.

HB 692—By Poynor, Wolf, Abbott, Baggett, Batson, Bond, Bradley (Jefferson), Briscoe, Cox, Dyer, Forsythe, Green, Greenhaw, Howard, Howze, Hurst, Inman, Kardokus, Keyes, Lance, Larason, Levergood, McCune, Northcutt, Privett, Reneau, Shibley, Shipley, Smith, Sparks, Stevens, Strickland and Sparkman of the House and Bailey of the Senate.

An Act relating to income tax; amending Title 68, O. S. 1951, Subsection (o) of Section 883 as last amended by Chapter 21 a, Title 68, Oklahoma Session Laws 1959, by providing an exemption for gains realized through involuntary conversion of real property under certain conditions; and declaring an emergency.

HB 712—By Fogarty.

An Act relating to marriages; requiring filing of credentials of ministers in a court clerk's office; amending 43 O. S. 1951, § 7, to make such filing valid in all counties of this State; and declaring an emergency.

HB 741—By Willis (Jackson).

An Act relating to salaries of county officers; amending Section 6, Chapter 6A, Title 19, Oklahoma Session Laws 1959, page 97, (19 O. S. Supp. 1959, § 180.63), prescribing additional duties and salary for certain county officers in counties having a population of at least twenty-nine thousand six hundred fifty (29,650) and not more than thirty-two thousand (32,000) a net valuation of at least fifteen million dollars (\$15,000,000.00) and a Federal military installation therein; establishing effective date; providing for severability; and declaring an emergency.

HB 776—By Taliaferro, McCune, Atkinson, Howard and Johnston.

An Act relating to public defenders; providing for public defenders in certain counties, and for the duties and compensation thereof; amending 19 O. S. 1951 § § 134 and 134b, and 134c as amend-

ed; repealing 19 O. S. 1931 Sec 134c; 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 HCRs 516 and 517.

Senator Tipps presiding.

Enrolled HCR 516 was properly signed and ordered returned to the Honorable House.

Senator Rogers presiding.

Enrolled HCR 517 was properly signed and ordered returned to the Honorable House.

Senator Bailey presiding.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 505 and 695.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 66, 87 and 120, and SCR 5, 6 and 8 each correctly engrossed.

Engrossed SBs 66, 87 and 120, and SCR 5, 6 and 8 were properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HB 711 by Camp, et al of the House, and Graves and Morford of the Senate was read and considered.

Senators Easterly, Ham and Ritzhaupt asked to be made co-authors of HB 711, which was the order.

Senator Graves asked unanimous consent, which was granted, that further consideration of HB 711 be deferred until some future legislative day.

Senator McSpadden presiding.

GENERAL ORDER

HB 625 by McCune et al was read and considered.

Upon motion of Senator Land, HB 625 was advanced to engrossment.

Senator Land asked unanimous consent, which was granted, that HB 625 be 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Collins, Fine, Stipe.—3.

The bill was declared passed.

HB 625 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SJR 13 by Bailey was read and considered.

Senators Harris, Rogers, Pitcher and Lollar asked to be made coauthors of SJR 13, which was the order.

Upon motion of Senator Bailey, SJR 13 was advanced to engrossment.

Upon motion of Senator Bailey, the rules of the Senate were suspended and SJR 13 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Collins, Ritzhaupt, Stipe.—3.

The Resolution was declared passed.

SJR 13 was referred for engrossment.

GENERAL ORDER

HB 596 by McCune et al was read and considered.

Upon motion of Senator Land, **HB 596** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 596** was 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: Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Bailey, Collins, Morford, Stipe.—4.

The bill was declared passed.

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

Aye: Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Col-

ston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Bailey, Collins, Morford, Stipe.—4.

The emergency was declared passed.

HB 596 was properly signed and ordered returned to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 28 properly engrossed.

Engrossed **SB 28** was properly signed and ordered transmitted to Honorable House for consideration.

GENERAL ORDER

HB 534 by Green et al was read and considered.

Senators Easterly, Dacus and Field asked to be made coauthors of **HB 534**, which was the order.

Upon motion of Senator Easterly, **HB 534** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **HB 534** was ordered 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: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—34.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Bohannon, Collins, Fine, Lollar, Morford, Stipe, Wilson (Beckham).—7.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—34.

Excused: Allen, Belvin, Garvin.—3.

Not Voting: Bohannon, Collins, Fine, Lollar, Morford, Stipe, Wilson (Beckham).—7.

The emergency was declared passed.

HB 534 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 91 by McClendon and Trent of the Senate and Allard et al of the House, was read and considered.

Senators Pazoureck and Harris moved to amend **SB 91**, line 18, page 2, by striking after the word "law" all the rest of the language on line 18 and by striking lines 1 and 2 page 3, through the figures "1959."

Senator Garvin asked to be recorded present, which was the order.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Shoemake presiding.

Senator Hamilton moved to table the Pazoureck-Harris amendment, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Payne,

Pitcher, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Greer).—23.

Nay: Bailey, Breeden, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Morford, Pazoureck, Rogers, Romang, Stevenson, Wilson (Beckham).—17.

Excused: Allen, Belvin, Berrong.—3.

Not Voting: Trent.—1.

Upon motion of Senator McClendon, **SB 91** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 91** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 91 was read for the third time at length.

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

Aye: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stipe, Tipps, Wilson (Greer).—23.

Nay: Bailey, Breeden, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Morford, Pazoureck, Rogers, Romang, Stevenson, Wilson (Beckham).—17.

Excused: Allen, Belvin, Berrong.—3.

Not Voting: Trent.—1.

The bill was declared passed.

Upon motion of Senator McClendon, the emergency section to **SB 91** was stricken and the title amended to conform.

SB 91, as amended, was ordered referred for engrossment.

RESOLUTION

By unanimous consent the following Resolution was introduced, following which Senators Garvin, Boecher, McColgin, Kerr, Stevenson, McSpadden, Cobb, Cartwright, Bailey, Payne, Wilson (Greer), Dacus,

Harris, Garrison, Tipps, Field, Bohannon and Stipe asked to be made coauthors:

SR 21—By Ham, Graves, Rogers, Cowden, Garvin, Boecher, McColgin, Kerr, Stevenson, McSpadden, Cobb, Cartwright, Bailey, Payne, Wilson (Greer), Dacus, Harris, Garrison, Tipps, Field, Bohannon and Stipe.

RESOLUTION

WHEREAS, the Domestic Petroleum Industry, particularly the small, independent oil man, is suffering at an all time low, during the past fifteen-year period, and

WHEREAS, Oklahoma producers are facing the possibility of a daily allowable of only eight barrels, per well, per day, and

WHEREAS, the importation of foreign oil into the United States is placing this domestic industry in a serious situation; and

WHEREAS, the Nation's gold reserve is at the danger point, and we deem it unwise to have more drain on our gold reserve;

NOW, THEREFORE, be it resolved by the Twenty-Eighth Oklahoma Legislature:

1. That there be no further increases in the quota for the importation of crude oil and/or products, and

2. That any temporary increases in residual fuel oil be implemented by reductions in the quotas of crude oil and/or production, so that there will be no increase in the total import quota.

Upon motion of Senator Ham, **SR 21**, as co-authored, was adopted and ordered referred for enrollment.

By unanimous consent, Senator Bohannon introduced the following Resolution, following which Senator Hamilton asked to be made a co-author:

SENATE RESOLUTION NO. 22—By Bohannon and Hamilton of the Senate and Bilyeu of the House.

A RESOLUTION COMMENDING AND CONGRATULATING THE STIGLER HIGH SCHOOL FOOTBALL TEAM AND

COACH JOE THOMAS AND HIS ABLE STAFF ON THEIR OUTSTANDING FOOTBALL SEASON AND ON BEING THE RUNNER-UP IN THE CLASS B STATE FOOTBALL TOURNAMENT; DIRECTING THAT AUTHENTICATED COPIES BE FORWARDED TO THE MEMBERS OF THE SQUAD, COACH JOE THOMAS AND HIS STAFF; HONORABLE LEO RUSHING, PRINCIPAL OF STIGLER HIGH SCHOOL AND TO HONORABLE RAMON RENO, SUPERINTENDENT OF SCHOOLS.

WHEREAS, The Stigler "Panthers", outstanding football team of Stigler High school, through hard work, perseverance, and championship technique won the runner-up award in the 1960 State Class B Football Tournament at Tulsa; and

WHEREAS, the entire football season of the Stigler "Panthers" was highlighted by outstanding individual performance as well as by inspired team work which won the admiration and respect of opponents and spectators alike; and

WHEREAS, such achievement and the winning of the runner-up award in the 1960 Class B State Football Tournament made evident not only the considerable degree of athletic talent possessed by the "Panthers" but also a discipline, dedication and unusual sportsmanlike attitude on the part of every member of the team; and

WHEREAS, much of the credit for the spirited and sportsmanlike effort on the part of this outstanding team can be attributed to the untiring efforts and training of their Coach, Joe Thomas and his Staff; and

WHEREAS, such spirit, attitude dedication and skill on the part of the players and coaches reflects the finest pioneer tradition of the State of Oklahoma and are a source of great pride to the people of this State which has brought great honor to their school, their community, their county and their State.

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

TWENTY-EIGHTH SESSION OF THE LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That the Stigler Highschool "Panthers" be and they are hereby congratulated and commended for winning the runner-up award in the State Class B Football Tournament.

SECTION 2. That Coach Joe Thomas and his Staff be and they are hereby congratulated and commended for the outstanding coaching job they have done in training these young men to be not only fine athletes but fine sportsmen as well.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to each member of the Stigler Highschool Football Team, to Coach Joe Thomas and Staff, to Honorable Leo Rushing, Principal of Stigler Highschool and to Honorable Ramon Reno, Superintendent of Schools.

Upon motion of Senator Bohannon, **SR 22** was adopted and ordered referred for enrollment.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

FIRST READING

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

SB 175—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

An Act making an appropriation to the Oklahoma State Regents for Higher Education; stating the intent of the Oklahoma State Legislature for allocation of funds for payment of tuition of dependent youths and orphans; repealing all Acts or parts of Acts in conflict herewith; making the appropriation non-fiscal; and declaring an emergency.

SB 176—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

An Act making an appropriation to the Oklahoma State Regents for Higher Education; stating the intent of the Legislature as to allocation for regional cooperation with other Southern States; repealing all Acts or parts of Acts in conflict herewith; making the appropriation non-fiscal; and declaring an emergency.

SB 177—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

An Act making an appropriation to the Oklahoma State Regents for Higher Education; stating the intent of the Legislature as to the allocation of funds for the speech and hearing clinic; making the appropriation non-fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 178—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

An Act making an appropriation for the purpose of paying the share of the State of Oklahoma's expenses for the National Conference of Commissioners on uniform laws; making the appropriation non-fiscal; declaring an emergency.

COMMITTEE REPORTS

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

DO PASS:

SB 172—Municipal Government.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules, 1:30 p.m., tomorrow.

Twenty-Ninth Legislative Day

Tuesday, February 21, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Allen, Cartwright, Cobb, Grantham, Rogers.—5.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

LOBBY PERMITS

The following requests for Lobby Permits were read and ordered referred to the Committee on Senate and Legislative Affairs:

Jack Odom states that he resides at 901 Kansas St., Norman, Oklahoma; that he is 37 years of age; that he is legislative representative for United Steel Workers of America, 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 21st day of February, 1961.
Jack A. Odom.

Don Welch, Jr. states that he resides at P. O. Box 231, Madill, Oklahoma; that he is 38 years of age; that he is legislative representative for Oklahoma Railways Committee; that he is paid nothing for his services as lobbyist over and above his retainer fee as general counsel for the Oklahoma Railways Committee and 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 February, 1961.
Don Welch, Jr.

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 704—Penal Institutions.

DO PASS, as amended:

SB 71—Military and Veterans Affairs—To Appropriations and Budget by previous order.

SB 100—Military and Veterans Affairs.

FIRST READING

The following Bills were introduced and read the first time:

SB 179—By Ritzhaupt.

An Act relating to Senatorial Districts; making reapportionment; dividing State into twenty-nine Senatorial Districts; fixing terms; dealing with terms of present Senators; repealing 14 O. S. 1951, § § 9 through 72, inclusive, and other conflicting laws.

SB 180—By Wilson (Greer) and Hamilton.

An Act relating to special education for exceptional children; making an appropriation to carry out provisions of 70 O. S. 1951, §§ 13-1 through 13-8 (a), as amended; making appropriation non-fiscal; and declaring an emergency.

SB 181—By Wilson (Greer) and Hamilton.

An Act relating to special education for exceptional children; making an appropriation to carry out provisions of 70 O. S. 1951, § § 13-8 (b) through 13-10, as amended; making appropriation non-fiscal; and declaring an emergency.

SB 182—By The Judiciary Committee.

An Act relating to the judiciary; providing Judicial Districts of the State of Oklahoma for District Courts; amending Title 20 O. S. 1951 § 92a; and declaring an emergency.

SECOND READING

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

SB 174—Judiciary.

SB 175—Appropriations and Budget.

SB 176—Education—Higher, then to Appropriations and Budget.

SB 177—Education—Higher, then to Appropriations and Budget.

SB 178—Education—Higher, then to Appropriations and Budget.

HB 537—Insurance.

HB 668—Education—Common.

HB 692—Revenue and Taxation.

HB 712—Judiciary.

HB 741—County Government.

HB 776—Judiciary.

GENERAL ORDER

SB 134 by Berrong was read and considered.

Upon motion of Senator Berrong, **SB 134** was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Allen, Cartwright, Cobb, Grantham, Rogers.—5.

Not Voting: Breedon, Cowden, Fine, Wilson (Beckham).—4.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Allen, Cartwright, Cobb, Grantham, Rogers.—5.

Not Voting: Breedon, Cowden, Fine, Wilson (Beckham).—4.

The emergency was declared passed.

SB 134 was referred for engrossment.

Senator Rogers asked to be shown present, which was the order.

Senator Rogers introduced Sandy Corder, Lani Jan Wallen and Susan Jernigan and asked that they be made Honorary Pages for this legislative day, which was the order.

GENERAL ORDER

SB 172 by Harris was read and considered.

Senator Harris asked unanimous consent, which was granted, that Taliaferro and Redman of the House be added as co-authors of **SB 172**.

Upon motion of Senator Harris, **SB 172** was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **SB 172** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 172 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Allen, Cartwright, Cobb, Grantham.—4.

Not Voting: Breeden.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne,

Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Allen, Cartwright, Cobb, Grantham.—4.

Not Voting: Breeden.—1.

The emergency was declared passed.

SB 172 was referred for engrossment.

Senators Cobb, Cartwright and Grantham asked to be shown present, which was the order.

GENERAL ORDER

SB 148 by Berrong and Ritzhaupt was read and considered.

Senator Hamilton moved to amend **SB 148**, line 7, page 2, by striking after the word "than" and before the words "per annum" the words and figure "three per centum (3%)" and insert in lieu thereof the words and figure "four per centum (4%)", and amend the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Berrong, **SB 148**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **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: Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Boecher, Dacus, McColgin.—3.

Excused: Allen.—1.

Not Voting: Bailey, Colston.—2.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Boecher, Dacus, McColgin.—3.

Excused: Allen.—1.

Not Voting: Bailey, Colston.—2.

The emergency was declared passed.

SB 148, as amended, was referred for engrossment.

GENERAL ORDER

SB 168 by Berrong was read and considered.

Senators Dacus, Grantham, Breeden and Garrison asked to be made co-authors of **SB 168**, which was the order.

Upon motion of Senator Berrong, **SB 168** was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **SB 168** 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: Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Boecher, Cobb, Fine, McColgin, Stipe, Tipps.—7.

Excused: Allen.—1.

Not Voting: Bailey, Colston.—2.

The bill was declared passed.

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

Aye: Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Boecher, Cobb, Fine, McColgin, Stipe, Tipps.—7.

Excused: Allen.—1.

Not Voting: Bailey, Colston.—2.

The emergency was declared passed.

SB 168 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 21 correctly enrolled.

Enrolled **SR 21** was properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 731—By Nichols (Seminole), Witt, Bradley (Jefferson) Cook, Forsythe, Shipley, Willis (Jackson), Green, Greenhaw, Bynum, Williams (Murray), Willis (Cherokee), Shibley, Bradley (Tulsa), Riche-son, Poynor, Howze, Lance, Sullivan, Thomas, McCue, Batson, Tucker, Eidson, Haworth, Taliaferro, McCune, Vandiver, Howard, Skeith, Tinker, Patterson, Traw, Hopkins, Morgan, Karnes, Mountford, Sanguin, Odom (Wagoner), Cole, Briscoe, Privett, Reneau, Avey, Fogarty, Bullard, Dyer, Clark, Watkins, Howe, Finch, Burnham, Ruby, Hurst, Settles, Ogden, Fitch,

Jones, Andrews and Nichols (Dewey) of the House and Belvin, Hamilton, Boecher, Baldwin, McColgin, Kerr, Stevenson, Cobb, Payne, Ritzhaupt, Fine, McSpadden, Allen, Grantham, Wilson (Greer) and Tipps of the Senate.

An Act relating to primary elections; amending 26 O. S. 1951, § 113, as amended by Section 1, Chapter 5, Title 26, page 119, Oklahoma Session Laws 1959, and § 163; fixing the dates of the biennial regular primary election and the biennial primary runoff election; fixing the dates for filing notifications and declarations of candidacy and for the withdrawal thereof; and declaring an emergency.

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

MESSAGE FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 8**, as coauthored by entire House membership, except Briscoe, and **SCRs 5 and 6**.

The above numbered Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 534, 596 and 625**.

The above numbered Enrolled bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Garvin presiding.

GENERAL ORDER

SJR 16 by Wilson (Beckham) was read and considered.

Senator Wilson (Beckham) advised the Senate that proper publication, as required by the Constitution, relative to the subject matter of **SJR 16**, had been complied with.

Senator Wilson (Beckham) moved to amend **SJR 16**, line 15, page 4, by adding at the end the following language: "nor as to the amount, if any, they might be

entitled to recover" which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **SJR 16**, as amended, was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SJR 16**, as amended, 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: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Boecher, Dacus, Grantham, Harris, Land, Ritzhaupt, Stevenson.—7.

Excused: Allen.—1.

Not Voting: Collins.—1.

The Resolution was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Boecher, Dacus, Grantham, Harris, Land, Ritzhaupt, Stevenson.—7.

Excused: Allen.—1.

Not Voting: Collins.—1.

The emergency was declared passed.

SJR 16, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 7 and 9, SJR 13, SB 91 and HB 593 each correctly engrossed.

SRs 18, 19, 20 and 22 each correctly enrolled.

Engrossed SCRs 7, 9, SJR 13 and SB 91 were each properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed HB 593, together with Engrossed SAs thereto, were properly signed and ordered returned to the Honorable House.

Enrolled SRs 18, 19, 20 and 22 were each properly signed and ordered transmitted to the Secretary of State.

GENERAL ORDER

SJR 17 by Wilson (Beckham) was read and considered.

Senator Wilson (Beckham) advised the Senate that proper publication, as required by the Constitution, relative to the subject matter of SJR 17, had been complied with.

Senator Wilson (Beckham) moved to amend SJR 17, line 10, page 4, by adding the following language: "nor as to the amount, if any, they might be entitled to recover" which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), SJR 17, as amended, was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and SJR 17, as amended, was considered engrossed and placed upon third reading and final passage.

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: Bailey, Baldwin, Belvin, Berong, Bohannon, Cartwright, Cobb, Cow-

den, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Boecher, Dacus, Grantham, Harris, Land, Ritzhaupt, Stevenson.—7.

Excused: Allen.—1.

Not Voting: Breeden, Collins, Colston, Stipe.—4.

The Resolution was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berong, Bohannon, Cartwright, Cobb, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Boecher, Dacus, Grantham, Harris, Land, Ritzhaupt, Stevenson.—7.

Excused: Allen.—1.

Not Voting: Breeden, Collins, Colston, Stipe.—4.

The emergency was declared passed.

SJR 17, as amended, was referred for engrossment.

GENERAL ORDER

HB 711 by Camp et al of the House and Graves and Morford of the Senate was read and considered.

Upon motion of Senator Graves, HB 711 was advanced to engrossment.

Upon motion of Senator Graves, the rules of the Senate were suspended and HB 711 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—35.

Nay: Hamilton, Romang, Stevenson.—3.

Excused: Allen—1.

Not Voting: Bohannon, Collins, Colston, Garrison, Wilson (Beckham).—5.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—35.

Nay: Hamilton, Romang, Stevenson.—3.

Excused: Allen—1.

Not Voting: Bohannon, Collins, Colston, Garrison, Wilson (Beckham).—5.

The emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Hamilton moved that the vote be reconsidered by which **HB 711** was passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 172 correctly engrossed.

Engrossed **SB 172** was properly signed and ordered transmitted to the Honorable House for consideration.

Senator Allen asked to be recorded present, which was the order.

GENERAL ORDER

HB 515 by Levergood was read and considered.

Senator Graves asked to be made co-author of **HB 515**, which was the order.

Upon motion of Senator Shoemake, **HB 515** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 515** was ordered placed upon third reading and final passage.

THIRD READING

HB 515 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Not Voting: Bailey, Cartwright, Collins, Harris, Morford, Wilson (Beckham).—6.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Not Voting: Bailey, Cartwright, Collins, Harris, Morford, Wilson (Beckham).—6.

The emergency was declared passed.

HB 515 was properly signed and ordered returned to Honorable House.

DECLARATION OF VOTE

Senator Rogers asked unanimous consent, which was granted, to have the record show had he been present at the time of third reading and final passage of **SB 134**, he would have voted AYE.

Senator Field moved when the Clerk's

desk is cleared 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, as amended:

SB 44—Appropriations and Budget.

SB 51—Appropriations and Budget.

SB 55—Appropriations and Budget.

FIRST READING

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

SB 183—By Breeden.

An Act relating to insurance; amending Section 2126, Article 21, Title 36, page 310, Oklahoma Session Laws 1957 (36 O. S. Supp. 1959, § 2126); prohibiting officers of domestic insurers from serving as officers of competing insurers; prohibiting contracts, agreements, arrangements, plans, schemes or devices the purpose or effect of which is to evade the specific prohibition herein provided that no officer of a domestic insurer shall serve as an officer in a competing insurer; defining "competing insurer"; and declaring an emergency.

SB 184—By Shoemake.

An Act relating to alcoholic beverages; declaring places where alcoholic beverages are kept in violation of the laws of Oklahoma and places where intoxicating beverages are consumed in public to be public nuisances; directing peace officers and agents of Alcoholic Beverage Control Board to abate and close such places after judgment of a court of record; requiring forfeiture of liquor found in such places to the State of Oklahoma; fixing penalties for violations; authorizing issuance of injunction at commencement of

action without bond; fixing penalties for violation of injunction; and declaring an emergency.

SB 185—By Shoemake.

An Act relating to the Alcoholic Beverage Control Board; prohibiting price discrimination; amending Section 36, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 158, (37 O. S. Supp. 1959, § 536), to repeal the statutory penalty limits for first and second offenses and authorize the Board to suspend or revoke a license for periods the Board deems appropriate; retaining the requirement that the Board shall revoke a license for a third offense; and declaring an emergency.

SB 186—By Shoemake.

An Act relating to the Oklahoma Alcoholic Beverage Control Board; amending Section 13, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 148 (37 O. S. Supp. 1959, § 513), to authorize the Board to employ an attorney; fixing salary of such attorney; prescribing duties; prohibiting continuation or dismissal of criminal actions begun at the request of the Board without consent of such attorney; and declaring an emergency.

SB 187—By Shoemake.

An Act relating to the Alcoholic Beverage Control Board; amending Section 31 Chapter 1, Title 37, Oklahoma Session Laws 1959, page 156, (37 O. S. Supp. 1959, § 531), relating to the procedure required for appeal of any order of the Board refusing, suspending or revoking a license and adding the requirement that only the judge of a District or Superior Court may stay the order of the Board and providing that such power shall not be exercised until after notice to each party and a hearing showing the Board acted without legal cause or upon insufficient evidence; requiring forfeiture of supersedeas bond when order of Board upheld on appeal; and declaring an emergency.

SB 188—By Shoemake.

An Act relating to law enforcement of-

ficers; directing all sheriffs, constables, marshals, police officers, county and city attorneys, and all members and employees of the Oklahoma Alcoholic Beverage Control Board to enforce the regulatory and penal provisions of the Oklahoma Statutes relating to manufacturing, transportation, distribution, sale or dispensing of intoxicating beverages; providing for removal or dismissal of such persons failing or refusing to perform such duties; and declaring an emergency.

SB 189—By Shoemake.

An Act relating to State owned automobiles; amending 47 O. S. 1951, § 156, to authorize the Alcoholic Beverage Control Board to own twenty-four (24) passenger type automobiles; and declaring an emergency.

SB 190—By Shoemake.

An Act relating to marking of State owned automobiles; amending 47 O. S. 1951, § 153, to authorize the Oklahoma Alcoholic Beverage Control Board to use, maintain and operate twenty-four (24) auto-

mobiles without identifying marks thereon; and declaring an emergency.

SB 191—By Shoemake.

An Act relating to alcoholic beverages; amending Subsection (a), Section 38, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 160 (37 O. S. Supp. 1959, § 538 (a)), making it a felony to operate a whiskey still without valid State license; fixing penalties; and declaring an emergency.

SB 192—By Shoemake.

An Act relating to alcoholic beverages; making it unlawful to possess alcoholic beverages with intent to sell without proper State license; requiring forfeiture to State of alcoholic beverages found in possession of a person within three (3) days prior to arrest for selling without license or operation of an open saloon; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Thirtieth Legislative Day

Wednesday, February 22, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Bohannon, Harris.—2.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Field introduced Betty Hinsdale, Marcielle Harrison and Shirley Buxton and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Garvin introduced Kathryn and Byron Baldwin Harris, daughter and son of Senator Harris, and asked that Kathryn be made Honorary Journal Clerk and that Byron Baldwin be made Honorary President Pro Tempore for this legislative day, which was the order.

RESOLUTION

Senator Shoemake introduced the following Resolution:

SR 23—Shoemake.

A Resolution designating Monday, March 20, 1961, as Senate Memorial Day; directing that certain named offi-

cers be invited to participate in memorial services; authorizing the appointment of a special committee to make necessary arrangements for such occasion.

Senator Payne asked unanimous consent that all other Members of the Senate be made co-authors of **SR 23**, which was the order.

SR 23, as co-authored, was read at length as follows, adopted upon motion of Senator Shoemake and ordered referred for enrollment:

SENATE RESOLUTION NO. 23—By Shoemake, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Greer) and Wilson (Beckham).

A RESOLUTION DESIGNATING MONDAY, MARCH 20, 1961, AS SENATE MEMORIAL DAY; DIRECTING THAT CERTAIN NAMED OFFICERS BE INVITED TO PARTICIPATE IN MEMORIAL SERVICES; AUTHORIZING THE APPOINTMENT OF A SPECIAL COMMITTEE TO MAKE NECESSARY ARRANGEMENTS FOR SUCH OCCASION.

WHEREAS, March 20, 1951, was designated by the Oklahoma State Senate of the Twenty-third Session of the Oklahoma Legislature as Senate Memorial Day; and

WHEREAS, the Senate did at that time invite all living members of the State

Senate and former members, Lieutenant Governor and former Lieutenant Governors, Governor and former Governors to attend said Memorial Service and festivities; and

WHEREAS, a period of ten years is about to elapse since the day of the last Memorial Day; and

WHEREAS, it is both fitting and proper that an appropriate committee should be appointed by the President Pro Tempore of the Senate for the purpose of making arrangements in regard to this occasion in order that a proper service in memory of the deceased members of the State Senate, deceased Lieutenant Governors, and deceased Governors of the State may be held; and

WHEREAS, March 20, 1961, is a Legislative day in this the Twenty-eighth Session of the Oklahoma Legislature; and

WHEREAS, it will be a suitable and fitting tribute to those members of the Senate, Lieutenant Governors, and Governors of this Great State who have passed on to their reward if this Legislative Body designates a second Memorial Day during this Session of the Legislature.

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

SECTION 1. That Monday, March 20, 1961, be set aside as Senate Memorial Day and that on said day proper tribute and respect be paid to the memory of deceased members of the Oklahoma State Senate, deceased Lieutenant Governors, and deceased Governors, and paying honor and respect to the living former members of the State Senate, living former Lieutenant Governors, and living former Governors.

SECTION 2. That on Monday, March 20, 1961, the Oklahoma State Senate hold the proper Memorial Service for those

who have passed to their final reward during the intervening ten-year period and that each living officer so named above be invited to participate therein and be guests of this Body for said occasion.

SECTION 3. That the President Pro Tempore of the Oklahoma State Senate be authorized to appoint a committee from the membership of this Body for the purpose of making all necessary arrangements in regard to said occasion.

Senator McSpadden presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 8 correctly enrolled.

Enrolled SCR 8 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Baldwin presiding.

RESOLUTIONS

Senator Cartwright introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 10 — By Cartwright and Ham of the Senate and Eidson, Howze, Nichols (Seminole), Richardson and Strickland of the House.

A CONCURRENT RESOLUTION URGING THE GOVERNOR OF THE STATE OF OKLAHOMA TO GRANT FINANCIAL AND DISASTER RELIEF TO THE TORNADO DAMAGED COMMUNITIES OF KONAWA AND STRATFORD.

WHEREAS, on Friday evening, February 17, 1961, the communities of Konawa, and Wewoka, in Seminole County, and Stratford, in Garvin County, received extensive damage as a result of the season's first devastating and tragic tornado; and

WHEREAS, the need for assistance in this damaged area is of immediate importance to the two stricken communities which suffered the full force of the devas-

tating and unpredictable force of nature; and

WHEREAS, in its wisdom the members of this State Legislature have for the past several biennial sessions appropriated to the State Contingency and Emergency Fund and to the Office of Civil Defense certain sums of money to be used by these agencies of government for disaster relief.

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

SECTION 1. That the members of this duly assembled Legislative Body do urge that the Chief Executive of this State, the Honorable J. Howard Edmondson, grant immediate financial relief to the suffering communities by means of an allocation from the State Contingency and Emergency Fund and the Office of Civil Defense be directed by the Chief Executive to dispatch all necessary and available disaster units to the communities of Konawa, Wewoka, and Stratford.

SECTION 2. That the Governor of the State of Oklahoma take the steps necessary to secure disaster relief through the Federal Office of Civil Defense in order that the stricken communities can erase the scars of the terrible blow at the earliest possible date.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Larry O. Bowman states that he resides at 2508 N.W. 29th, Oklahoma City, Oklahoma; that he is 62 years of age; that he is legislative representative for Oklahoma Retail Grocers 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 that he be

granted from the Honorable House of Representatives a Permit to appear before Committees and to act in his duly assigned capacity in the interest of the organization he represents.

DATED this 21st day of February, 1961.

Larry O. Bowman.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 548—Public Safety.

HB 582—Municipal Government.

HB 753—Privileges and Elections.

HB 754—Municipal Government.

SJR 15—Constitution Amendments, Initiative and Referendum and Code Revision—To Criminal Jurisprudence by request of reporting Committee.

DO PASS, as amended:

SB 89—Education—Common—To Appropriations and Budget by previous order.

SB 96—Education—Common—To Appropriations and Budget by previous order.

FIRST READING

The following Bills were introduced and read the first time:

SB 193—By Stipe.

An Act relating to the Workmen's Compensation law of this State; relating to and providing for trials de novo before judges of the District and Superior Courts of the State of Oklahoma after any order, decision or award is made by the State Industrial Court; vesting the Judges of such District and Superior Courts of the State with administrative powers in connection therewith; giving the said Judges jurisdiction thereof; fixing venue thereof; prescribing procedure therefor; giving effect to the orders, decisions and awards made by such Judges; also providing for appeal review proceedings by the Supreme

Court of the State of Oklahoma from any order, decision or award made by the Court or by or pursuant to any order, decision or award made on trial de novo by judges of the District or Superior Courts; prescribing the manner, method, conditions and procedure for such review proceedings; amending Subdivision 9, Section 77, Title 85, O. S. 1951; providing for rules and procedure before the State Industrial Court in the trial of cases and making of awards therein; repealing 85 O. S. 1951, Section 29 and all Acts or parts of Acts in conflict herewith; declaring the provisions hereof severable; and declaring an emergency.

SB 194—By Stipe.

An Act relating to Workmen's Compensation, Special Indemnity Fund; amending 85 O. S. 1951, Section 173, as amended, to increase payments into said Fund and declaring an emergency.

SB 195—By Stipe of the Senate and Skeith of the House.

An Act relating to alcoholics; authorizing and directing the Department of Mental Health of the State of Oklahoma to provide treatment therefor; repealing conflicting laws; and declaring an emergency.

SB 196—By Land.

An Act relating to stolen or wrongfully obtained property; amending 21 O. S. 1951, § 1713; making it unlawful to buy or to receive such property; or to conceal, withhold or aid in concealing or withholding it from the owner; providing for rules of evidence; fixing penalty for violation of Act; making provisions of the Act severable; and declaring an emergency.

SB 197—By Land.

An Act relating to boats and motors; amending Section 4, Title 82, Chapter 15, Oklahoma Session Laws 1959, pages 383 and 384 (63 O. S. Supp. 1959, § 804); providing that fees for registration shall be in lieu of ad valorem tax; and shall be deposited by the State Treasurer in the General Revenue Fund; repealing con-

flicting laws; repealing Section 21, Title 82, Chapter 15, Oklahoma Session Laws 1959, page 390 (63 O. S. Supp. 1959, § 821); and declaring an emergency.

SB 198—By Wilson (Greer).

An Act relating to State employees; amending the "State Salary Administration Act of 1957" Sections 1, 3, 4, 5 and 9, Chapter 10a, Title 74, Oklahoma Session Laws 1957, page 527, (74 O. S. Supp. 1959 § § 701, 703, 704, 705 and 709) by amending certain features of a system of State employee personnel administration; establishing for the State government a system of employee classification; defining terms; providing for exceptions of certain offices, agencies and employments; creating and providing for the terms, expenses, powers and duties of a State salary Administration Board, and providing for certain employees of said Board, requiring the maintenance of classification and compensation plans and employee rosters; requiring certain payroll certifications; placing certain duties on the State budget director; repealing conflicting laws and parts of laws; providing for severability; and declaring an emergency.

SECOND READING

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

SB 179—Congressional and Legislative Redistricting.

SB 180—Education—Common.

SB 181—Education—Common.

SB 182—Judiciary.

SB 183—Insurance.

SB 184—Business and Industry.

SB 185—Business and Industry.

SB 186—Business and Industry.

SB 187—Business and Industry.

SB 188—Business and Industry.

SB 189—Business and Industry.

SB 190—Business and Industry.

SB 191—Business and Industry.

SB 192—Business and Industry.

HB 731—Privileges and Elections.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 593**, as amended.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs 7 and 9**.

The above numbered Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 515**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 151 by Wilson (Beckham) of the Senate and Howard of the House, was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 151** was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SB 151** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 151 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Boecher, Cobb, Fine.—3.

Excused: Bohannon, Harris.—2.

Not Voting: Collins, Ham.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Boecher, Cobb, Fine.—3.

Excused: Bohannon, Harris.—2.

Not Voting: Collins, Ham.—2.

The emergency was declared passed.

SB 151 was referred for engrossment.

GENERAL ORDER

SB 100 by Morford and Rogers of the Senate and Howard et al of the House, was read and considered.

Upon motion of Senator Morford, **SB 100** was advanced to engrossment.

Upon motion of Senator Morford, 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, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Baldwin, Fine, Hamilton, Mc-

Clendon, Pitcher, Ritzhaupt, Shoemake.—7.

Excused: Bohannon, Harris.—2.

Not Voting: Collins, Ham, Tipps.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Baldwin, Fine, Hamilton, McClendon, Pitcher, Ritzhaupt, Shoemake.—7.

Excused: Bohannon, Harris.—2.

Not Voting: Collins, Ham, Tipps.—3.

The emergency was declared passed.

SB 100 was referred for engrossment.

GENERAL ORDER

HB 661 by Shipley et al of the House and Hamilton of the Senate was read and considered.

Senator Ritzhaupt moved to amend **HB 661**, line 10, page 2, by adding: "provided that no tradesman or technician may be employed in any school district or any combination of districts for more than four years without a degree" which amendment was tabled upon motion of Senator Payne.

Senator Hamilton asked unanimous consent, which was granted, that further consideration of **HB 661** be deferred for this legislative day.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJRs 16 and 17 and **SB**s 134, 148 and 168 each correctly engrossed.

SCRs 5 and 6 each correctly enrolled.

Engrossed **SJR**s 16 and 17 and Engrossed **SB**s 134, 148 and 168 were each prop-

erly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR**s 5 and 6 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 Senator Baldwin presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of Dr. MARK R. JOHNSON, of Oklahoma City, Oklahoma, as a member of the Board of Regents of the University of Oklahoma, for a term effective upon confirmation and ending March 29, 1967.

The Senate, in executive session and upon motion of Senator Collins, advised and consented to the confirmation of the executive nomination of KENNETH T. GALLAGHER, of Stillwater, Oklahoma, as a member of the Oklahoma State Regents for Higher Education, for a term effective upon confirmation and ending May 16, 1962.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of Dr. J. P. DEVINE, of Oklahoma City, as a member of the Board of Examiners in Veterinary Medicine, for a term effective upon confirmation and ending May 9, 1963.

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

FIRST READING

By unanimous consent the following

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

SJR 18—By Breeden.

A Joint Resolution relating to higher education; authorizing, empowering, and directing Oklahoma State Regents for Higher Education to formulate and institute trimester plan in a pilot Oklahoma constituent institution; sanctioning allocations from appropriation for constituent institutions in the Oklahoma State System for Higher Education for vitalization and implementation of the projected program; and declaring an emergency.

SB 199—By Shoemaker.

An Act relating to motor fuel taxes; amending 68 O. S. 1951, Section 659a, as amended by Chapter 18b, Title 68, Oklahoma Session Laws 1953, page 340, and by Chapter 18a, Title 68, Oklahoma Session Laws 1955, page 384, which contains the exemptions from tax of especially-prepar-

ed naphthas and solvents, so as to exempt especially-prepared naphthas and solvents used exclusively for agricultural purposes, including spraying for weed or pest control, by persons actually engaged in farming; and declaring an emergency.

SB 200—By Boecher, Stipe, Cobb, Fine, McClendon, Hamilton, Trent, Field and Dacus.

An Act relating to the annual franchise or excise tax on certain domestic and foreign corporations, associations, and organizations; amending 68 O. S. 1951, § 644.6 by repealing the provision for a maximum amount of twenty thousand dollars (\$20,000.00) in determining the amount of said tax to be assessed and collected; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Thirty-First Legislative Day

Thursday, February 23, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Belvin, Cartwright, Collins, Easterly, Garvin, Land, Pitcher, Shoemake.—9.

The President declared a quorum present.

Prayer was offered by the Chaplain.

Senator Wilson (Greer) asked unanimous consent, which was granted, that the Reverend Alfred Woodard be granted permission to address the Senate.

The Journal for the last legislative day was declared approved.

COMMITTEE REPORTS

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permits would be issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that

Lobby Permits be granted to the following persons:

Jack Odom, 901 Kansas St., Norman, Oklahoma, United Steel Workers of America, AFL-CIO.

Don Welch, Jr., P.O. Box 231, Madill, Oklahoma, Oklahoma Railways Committee.

McSpadden, Chairman

COMMITTEE APPOINTMENT

As provided under **SR 20**, the President, on behalf of President Pro Tempore Collins, appointed the following Committee: Lollar, Garrison and Morford.

FIRST READING

The following Bills were introduced and read the first time:

SB 201—By Pitcher.

An Act relating to cities and towns; amending 11 O. S. 1951, § 1395, as amended by Section 2, Chapter 33, Title 11, Oklahoma Session Laws 1953, page 47, and Section 1, Chapter 33, Title 11, Oklahoma Session Laws 1955, page 133, and Section 1, Chapter 33, Title 11, Oklahoma Session Laws 1957, page 61, and Section 1, Chapter 33a, Title 11, Oklahoma Session Laws 1957, page 61, to lower the population requirement of cities and towns from fifteen thousand (15,000) to five thousand (5,000) for authority to regulate the operation of taxicabs; and declaring an emergency.

SB 202—By Garrison.

An Act relating to crimes; amending 21 O. S. 1951, § 645, as amended by Section 1, Chapter 20, Title 21, Oklahoma Session Laws 1957, page 161, to make the crime of battery or of assault with a

dangerous weapon punishable the same as assault and battery with a dangerous weapon as a felony; fixing penalties; 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—Insurance.

SB 195—Public Health.

SB 196—Criminal Jurisprudence.

SB 197—Revenue and Taxation.

SB 198—Judiciary.

SB 199—Revenue and Taxation.

SB 200—Business and Industry.

SJR 18—Education—Higher.

Senator Cowden asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 754 by Metcalf and Holder of the House and Dacus of the Senate was read and considered.

Upon motion of Senator Dacus, **HB 754** was advanced to engrossment.

By unanimous consent, upon request of Senator Dacus, **HB 754** was 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, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClen-don, McColgin, McSpadden, M o r f o r d, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Belvin, Cartwright, Collins, Cowden, Easterly, Garvin, Land, Pitcher, Shoemake.—10.

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, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClen-don, McColgin, McSpadden, M o r f o r d, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Belvin, Cartwright, Collins, Cowden, Easterly, Garvin, Land, Pitcher, Shoemake.—10.

Not Voting: Fine.—1.

The emergency was declared passed.

HB 754 was properly signed and ordered returned to Honorable House.

Senators Belvin, Easterly, Pitcher and Cartwright asked to be shown present, which was the order.

GENERAL ORDER

HB 548 by Green was read and considered.

Senator Baldwin moved to amend **HB 548**, line 2, page 1, by adding after the word "to" and before the word "the" the words "and from." which amendment was declared adopted.

By unanimous consent, Senators Easterly, Grantham, Dacus, Berrong, Field, Payne and Colston were added as co-authors of **HB 548**.

Upon motion of Senator Grantham, **HB 548**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **HB 548** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 548 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Harris, Kerr, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Greer).—31.

Nay: Cobb, Hamilton, Lollar, McColgin.—4.

Excused: Bailey, Collins, Cowden, Garvin, Land, Shoemake.—6.

Not Voting: Bohannon, Trent, Wilson (Beckham).—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Harris, Kerr, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Greer).—31.

Nay: Cobb, Hamilton, Lollar, McColgin.—4.

Excused: Bailey, Collins, Cowden, Garvin, Land, Shoemake.—6.

Not Voting: Bohannon, Trent, Wilson (Beckham).—3.

The emergency was declared passed.

HB 548, as amended, was referred for engrossment.

MOTION

Senator Fine moved that the Chairman of the Roads and Highways Committee be instructed to contact the Director of the Legislative Council and secure the information available relative to a ton-tax mile and adjustment on those trucks which do not use the highways as much as others, and that he prepare a bill, with the help of the Tax Commissioner and the Commissioner of Public Safety, for introduction in the State Senate.

Senator Land asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 100 and 151 and SCR 10 each correctly engrossed.

SCR 9 and SR 23 each correctly enrolled.

Engrossed **SBs 100 and 151 and SCR 10** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 9** was properly signed and ordered transmitted to the Honorable House for signature of the Speaker.

Enrolled **SR 23** was properly signed and ordered transmitted to the Secretary of State.

Senator Bailey asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 762—By Goodfellow, Howe, Howze, Tate, Kardokus, Nichols (Dewey) and Page of the House and Allen of the Senate.

An Act relating to the conservation of natural resources; amending 2 O. S. 1951, § 801, providing for Act to be cited as Soil and Water Conservation District Act; providing that all Soil Conservation Districts shall be Soil and Water Conservation Districts; changing names of all Soil Conservation Districts to Soil and Water Conservation Districts; and declaring an emergency.

HB 771—By Goodfellow, Avey, Cox, Howe, Kardokus, Karnes, Lance, Morgan, Privett, Richardson and Strickland of the House and Allen of the Senate.

An Act relating to county highways; amending 69 O. S. 1951, § 486, authorizing the Board of County Commissioners of any county to grant the United States of America or any irrigation district, soil conservation district, conservancy district, or water users' association, the right to destroy, alter, damage or appro-

appropriate any existing county highway for the purpose of constructing, operating, developing or maintaining any irrigation, reclamation, water utilization and conservation, flood control, military or national defense project, for needful public buildings, or other public projects, and to grant the United States of America or any irrigation district the right to construct irrigation canals and ditches across or along any existing county highway; rights to be granted by resolution of Board of County Commissioners; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 78, 156 and 172**, and **SB 84**, as co-authored by Levergood, Burkett, Craig (Kay), Craig (Lincoln), Johnston, McCune, Redman and Stevens of the House, and **SB 97**, as co-authored by Levergood, Burkett, Craig (Kay), Craig (Lincoln), McCune, Redman and Stevens of the House.

The above numbered Bills were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 593**.

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 returning Enrolled **SCRs 5, 6 and 8**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

RESOLUTION

By unanimous consent, Senator Baldwin introduced the following **SCR**, which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 11 — By Baldwin.

A RESOLUTION MEMORIALIZING CONGRESS NOT TO CHANGE THE PRESENT EXEMPTION FROM FEDERAL INCOME TAXES OF INTEREST PAID ON STATE AND LOCAL INDEBTEDNESS.

WHEREAS, it has been proposed by certain financial advisers to the federal government that interest payments on bonds and other indebtedness of the states and their subdivisions be made subject to the federal income tax; and

WHEREAS, the constitutional division of powers as between the federal government, on the one hand, and the states and their subdivisions, on the other, requires the continued financial independence of the latter with respect to their ability to borrow and finance needed public works of many kinds, at the lowest possible interest cost; and

WHEREAS, the subjection of interest paid on state and local bonds to federal income taxation would tend to increase the cost of borrowing money from 25% to 50%, thereby discouraging the start of needed public improvements, and forcing the states to lean still more heavily upon the already overburdened federal government; and

WHEREAS, the present status of the national economy, which is known to be in a condition of economic recession, is such as to require the stimulation that will result from public works construction of many kinds, much of which will in due course be financed by the states and their local subdivisions of government, unless the same be unduly discouraged by removal of the aforesaid tax exemption on interest.

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

THAT the Congress of the United States and the President of the United States are hereby respectfully petitioned and urged not to take any action to remove the present federal income tax exemption of interest paid on obligations of the states and their subdivisions of government, which action, if taken, would greatly increase the cost of borrowing to them.

BE IT FURTHER RESOLVED that copies of this resolution be mailed to the President of the United States, to the leaders of both Houses of the Congress, and to the United States senators from Oklahoma and to all members of Congress from Oklahoma.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCRs 518 and 519.

Senator Baldwin asked unanimous consent, which was granted, to immediately consider HCR 518, the Resolution being read at length as follows and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION NO. 518—By Goodfellow and Kardokus of the House and Baldwin of the Senate.

A CONCURRENT RESOLUTION RECOGNIZING THE OUTSTANDING ACCOMPLISHMENTS OF THE VOCATIONAL AGRICULTURAL INSTRUCTORS, STUDENTS, THEIR PARENTS AND SUPPORTERS OF THE F. F. A. PROGRAM IN CADDO COUNTY AND TAKING NOTE OF THE MANY HONORS AND AWARDS THE PARTICIPANTS THEREIN HAVE RECEIVED AND EXTENDING THE CONGRATULATIONS AND COMMENDATIONS OF THE MEMBERS OF THE LEGISLATURE TO THOSE ACTIVELY INVOLVED.

WHEREAS, the week of February 18th through February 25th, 1961, is recognized nationally as Future Farmers of America Week, in which we pay tribute to the leaders and students of this great program that builds for progress and a better tomorrow; and

WHEREAS, through the untiring efforts of its youth and the dedication of its vocational agricultural instructors, Caddo County is recognized for its outstanding leadership and achievements in this program which builds character, leadership and citizenship, providing invaluable training of lasting and permanent benefit to our youth; and

WHEREAS, L. R. Foster, instructor of the Hinton Chapter, won the Twenty Year Oklahoma Merit Award for outstanding service as a vocational agricultural teacher, and, also, under his supervision his chapter last year received the State Plant Food Award and, further, adding distinction in this field, he holds the record of having the oldest small grain test plot in Oklahoma; and

WHEREAS, the Alfalfa Chapter, under the able leadership of Russell Pollard, instructor, with a judging team composed of John Clay, Dennis Reid, Ronnie Bond and Duane Fullerton, won first place in land judging at the Southwest District at Cameron College in 1960 and later placed eighth in the nation in competition with teams from many states and several foreign countries, with John Clay, also, winning individual honors as first in the State Cotton Contest conducted by the Oklahoma Cotton Growers Association; and

WHEREAS, the Anadarko Chapter under the outstanding leadership of John Dawes, instructor, won first place in the Livestock Judging Contest held at Cameron College, Lawton, in 1960 and outstanding among the many individual student honors of the Anadarko Chapter was the placing of Frank Elliott's hamshire barrow as Grand Champion in competition with exhibitors from four states at the San Antonio Livestock Exhibition last week and

WHEREAS, other Caddo County F.F.A. Students winning the coveted top place as Grand Champion in recent exhibits were Fred Copus of the Carnegie Chapter with his heavy hamshire barrow at the Oklahoma County 4-H and F.F.A. Jr. Live-

stock Show in Oklahoma City last year in competition with over one thousand animals, Bob Moser of the Cyril Chapter exhibited the Grand Champion barrow at the State Fair in Tulsa in 1959, and Jeff Bellamy of the Fort Cobb Chapter won the State Farm Bureau Public Speaking Contest in 1960 and, also, brought additional credit to himself and honor to his chapter by displaying outstanding leadership while he was serving as State F.F.A. President in 1959-60; and

WHEREAS, the Apache Chapter and instructor Robert Schnelberger, the Binger Chapter and instructor Fred Orrel, the Broxton Chapter and instructor Glyn n Bid dy, the Carnegie Chapter and instructor Bob Lafferty, the Cement Chapter and instructor Kenneth Schuster, the Cyril Chapter and instructor Richard Lowe, the Eakly Chapter and instructor C. M. Mogg, the Fort Cobb Chapter and instructor John Kusel, the Hydro Chapter and instructor Darrell Simpson, the Lookeba-Sickles Chapter and instructor Carl Bishop, the Oney Chapter and instructor Paul Michael and the Verden Chapter and instructor Billy Dyer won many awards and honors and materially contributed to this program which exemplifies those qualities of resourcefulness and proficiency in agriculture that engenders pride in the youth of our State and promotes worthy dedication to our greatest industry; and

WHEREAS, this leadership in Caddo County has made a great contribution to the success of the F.F.A. program in Oklahoma, it is appropriate that the instructors and students be recognized for their achievements by the Oklahoma Legislature.

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

SECTION I. That the members of the Twenty-eighth Oklahoma Legislature do hereby congratulate and commend all of the vocational agricultural instructors,

students, their parents and supporters who contributed to the successful youth training program as reflected by the many awards and honors of record as well as the outstanding achievements enumerated herein.

SECTION II. That a copy of this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and Senate of the Twenty-eighth Legislature as a lasting record of the sentiment herein expressed.

SECTION III. That a duly authenticated copy of this Resolution be delivered to each of the above named persons as a token of the sentiments of the members of the Twenty-eighth Legislature of Oklahoma.

Senator Baldwin presiding.

Engrossed **HCR 518** was properly signed and ordered returned to the Honorable House.

President Nigh presiding.

Senator Baldwin asked unanimous consent, which was granted, to immediately consider **HCR 519**, the Resolution being read at length as follows and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION NO. 519—By Goodfellow and Kardokus of the House and Baldwin of the Senate.

A CONCURRENT RESOLUTION TAKING NOTICE OF THE ACCOMPLISHMENTS OF THE INDIAN CANYON SOFTBALL TEAM AND COACH OF FORT COBB, OKLAHOMA, FOR THEIR SPORTS ACHIEVEMENT IN THE FIELD OF SOFTBALL.

WHEREAS, the Indian Canyon Softball Team of Fort Cobb, Oklahoma, comprised of: Junior Nimsey, Larry Pshcaddy, Wilford Pshcaddy, Bill Kloomsa, Evans Satapauhoodle, Ronald Wetseline, Phillip Wetseline, Tommy Kopesah, Junior Tsoodle, Arnold Wetseline, Clifton Greene, Kenneth Wetseline and Aldophus Goombi, coach and sponser, wrote a great page in the athletic history of Oklahoma by winning the 1960 All Indian Softball Tour-

nament held at Oklahoma City, in competition with twenty-three teams; and

WHEREAS, this famous team later playing in competition at the official World Softball Tournament at Long Beach, California, during August and September, 1960, lost to the team winning the world championship by only one score; and

WHEREAS, these outstanding citizens of Oklahoma so conducted themselves during their stay at Long Beach, California, so as to draw the admiration and respect of all persons who were privileged to see their performance and by their attitude and actions did publicize in glowing terms the spirit of Oklahoma; and

WHEREAS, the skill and dedication to fine sportsmanship displayed by the players reflect the utmost credit to the young men comprising this team and on their outstanding coach; and

WHEREAS, such spirit and skill on the part of the players and coach and the enthusiasm and support of their community reflect favorably on the State of Oklahoma, and are therefore worthy of note by this Legislature.

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

SECTION 1. That the above named players and coach are hereby officially commended and congratulated for qualities and achievements enumerated in this Resolution and all the acclaim of all the people of the State of Oklahoma for their fine achievements.

SECTION 2. That a copy of this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and Senate of the Twenty-eighth Legislature as a lasting record of the sentiment herein expressed.

• SECTION 3. That a duly authenticated copy of this Resolution be delivered to each of the above named persons as a token of the sentiments herein expressed.

Senator Baldwin presiding.

Engrossed **HCR 519** was properly signed and ordered returned to the Honorable House.

President Nigh presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 172 correctly enrolled.

Enrolled **SB 172**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION TO RECONSIDER VOTE

Senator Hamilton asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 711** was passed.

Engrossed **HB 711** was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 172**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM HOUSE

Advising the signing of and returning Enrolled **SCR 9**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, February 27, 1961, at 1:30 p.m., which motion was adopted.

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 108—Game and Fish.

SB 123—Game and Fish.

HB 656—Game and Fish.

HB 693—Game and Fish.

FIRST READING

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

SB 203—By Harris of the Senate and Redman and Taliaferro of the House.

An Act amending 11 O. S. 1951, § 293,

authorizing municipal corporations to purchase or condemn and hold lots and lands, in fee simple, for municipal water works, and the protection thereof from contamination and pollution, and prescribing the manner in which such lands shall be designated and condemned; making Act cumulative; and declaring an emergency.

As provided under the McSpadden motion, the Senate was declared adjourned to meet on Monday, February 27, 1961, at 1:30 p.m.

Thirty-Second Legislative Day

Monday, February 27, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by Senator McSpadden, designated to do so by the President Pro Tempore.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Collins, Garrison, Lollar, Morford.—4.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain, the Reverend William H. Bradley, Pastor of the First Christian Church, Okemah, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Graves introduced Gary Bourbonnais and asked that he be made Honorary Page for this legislative day, which was the order.

COMMUNICATIONS

Senator Baldwin asked unanimous consent which was granted that the editorial appearing in the Anadarko Daily News on Thursday, February 23, 1961, be read and upon request of Senator Dacus, the article was ordered printed in the Journal, as follows:

NOT KIDDING

By Wallace Kidd

TOO OFTEN the public measures caliber of its state legislature by certain isolated oratorical utterances or the peculiar antics of a minority of the membership in the house and senate. In eyes of some lawmakers, it is the fault of "two-bit newspapers" for casting such a light upon this important branch of state government.

BE THAT AS it may, the legislature deserves to be held in proper perspective by the public. To do otherwise would be to move in the direction of destroying a foundation upon which our form of government is established. Disrespect breeds contempt. Both are tools which become weapons for Communists and all others opposed to our system of self-government.

WHAT TAKES place in the legislature is the result of what took place in the last state primary and general election. The fickle conduct, the spontaneous outbursts which tend to show the weaker side of individuals, the flares of anger and comedy are mirrored from constituent to elected lawmaker and from elected lawmaker back to constituent. On the other hand, so is there a reflection whenever there is dignity, energy, studious conduct.

FORTUNATELY for Oklahoma and for levels of government throughout the nation, there are more good citizens and more good public officials than there are bad ones. The present Oklahoma legislature is no exception. Worth of a legislator cannot be judged from the balcony of either

er the house or senate chamber. Neither can his worth be judged by the words which in some instances pour out in an unending stream. His real worth comes in the stabilizing influence he has between the extremes of demands for laws and concessions. It is tempered by a strength to oppose with reason and to support with reason. More members of Oklahoma's legislature have this needed characteristic than do not.

AS THE PRESENT legislative session stretches into tiring length, patience of constituents is likely to shorten. And again their actions will be mirrored in the patience of representatives and senators. Reporters, doing their best to give an interesting, accurate account of what takes place in legislative committee rooms and on the floor, will be blamed for their "unfairness" in writing what they actually see and hear. Then again it will be that the great majority of those elected to our legislative branch of government as doing a good job. The incompetents merely will be doing the kind of job their respective constituents sent them to do.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCRs 520** and **521**.

Senator Pazoureck asked for immediate consideration of **HCR 520**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION NO. 520 — By Watkins of the House and Pazoureck of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING MISS PAMELA CHILES FOR THE MANY HONORS BESTOWED UPON HER THROUGH HER 4-H CLUB ACTIVITIES.

WHEREAS, it is generally recognized by all Oklahomans that the 4-H Clubs of this State and Nation provide superb character building for youth the country over; and

WHEREAS, it has become a recognized institution for the outstanding 4-H Club members from every state to gather at Chicago, Illinois, to compete nationally for distinct honors and awards which are presented to those most deserving of recognition; and

WHEREAS, Miss Pamela Chiles, "Miss Oklahoma Farm Safety" of 1960, is one of the few who achieved her goal at the Chicago meeting when she was honored as the national winner in safety; and

WHEREAS, this honor when coupled with other recognitions this young lady has received and worthwhile activities in which she has participated makes all Oklahomans proud Miss Chiles is a native of this great State.

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

THAT, Miss Pamela Chiles, daughter of Mr. and Mrs. Fletcher Chiles of Canadian County, be and is hereby commended and congratulated for the many honors she has brought to our community and State through her outstanding notable worthwhile work in the 4-H Club and many other programs connected with safety, generally and specifically.

BE IT FURTHER RESOLVED, that duly authenticated copies of this commendatory and congratulatory expression be forwarded to Miss Pamela Chiles, and to her justifiably proud parents, Mr. and Mrs. Fletcher Chiles of Canadian County.

Senator Pazoureck asked for immediate consideration of **HCR 521**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION NO. 521 — By Watkins of the House and Pazoureck of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING J. D. "BUDDY" STOUT FOR HIS MANY ACCOMPLISHMENTS IN 4-H CLUB WORK.

WHEREAS, J. D. "Buddy" Stout, 18-year old son of Mr. and Mrs. Alvin Stout of Piedmont, Oklahoma, was chosen 1960 State and National Winner of the 4-H Club public speaking program thus paying due recognition to a record of nine years of public speaking; and

WHEREAS, Buddy Stout, as State Winner of this Pure Oil Company sponsored contest, was selected to be the recipient of a much sought after remunerative education award presented at Chicago, Illinois, in the Fall of 1960, and has been the receiver of numerous other educational, scholarship, and contest prize awards; and

WHEREAS, the manifold accomplishments of Buddy Stout includes more than 172 speeches and 43 demonstrations before church and civic organizations as well as national recognition representing this State in the National Dairy Cattle Congress held in Waterloo, Iowa, in 1958, and the International Dairy Show at Chicago, Illinois, in 1959; and

WHEREAS, the many awards won by this youth reflect great credit upon the community, State and 4-H Clubs the world over, pointing up the splendid work done by this hard-working group.

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

THAT, J. D. "Buddy" Stout be both commended and congratulated for his many achievements in recent years and the credit he has reflected on his community, State and Nation.

BE IT FURTHER RESOLVED, that duly authenticated copies of this resolution be forwarded to J. D. "Buddy" Stout as a reflection of the sentiments expressed herein and that an additional copy of same be forwarded to his justifiably proud parents, Mr. and Mrs. Alvin Stout at their home address in Piedmont, Oklahoma.

MESSAGES FROM HOUSE

Advising fourth reading and transmitting Enrolled **HB 754**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, February 23, 1961, of Enrolled **SB 172** entitled:

AN ACT AUTHORIZING ANY COUNTY OR CITY IN THE STATE OF OKLAHOMA TO PAY ALL OR ANY PART OF THE COST OF ACQUIRING ALL OR ANY PART OF THE NECESSARY RIGHT-OF-WAY FOR "LIMITED ACCESS FACILITIES" OUT OF GENERAL FUNDS OR THE PROCEEDS OF BONDS VOTED FOR SUCH PURPOSE, WHETHER THE SAME IS WITHIN OR WITHOUT THE CORPORATE LIMITS OF ANY CITY OR TOWN; PROVIDED, THAT SUCH "LIMITED ACCESS FACILITIES" HAVE BEEN DESIGNATED BY THE BOARD OF COUNTY COMMISSIONERS OF THE COUNTY AND COUNTY OR METROPOLITAN AREA PLANNING COMMISSION OR THE GOVERNING BODY OF SUCH CITY AND THE CITY OR METROPOLITAN AREA PLANNING COMMISSION AS NECESSARY FOR AND A PART OF A COMPREHENSIVE STREET OR HIGHWAY PLAN; AMENDING 69 O. S. 1951, § 11.33; AND DECLARING AN EMERGENCY.

RESOLUTIONS

Senator Kerr introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 12 — By Kerr of the Senate and Patterson of the House.

A SENATE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE CITY OF FREDERICK FOR RECEIVING FIRST PLACE AWARD AS OUTSTANDING COMMUNITY OF

THE STATE OF OKLAHOMA FOR THE YEAR 1960; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO THE HONORABLE GLEN DOBBS, MAYOR, ANTHONY M. MASSAD, PRESIDENT OF THE CHAMBER OF COMMERCE, AND JOHN GUY, SECRETARY OF THE CHAMBER OF COMMERCE, FREDERICK, OKLAHOMA.

WHEREAS, on Wednesday, February 22, 1961, the City of Frederick, through the united efforts, skill and ability of the City Government of said city, the Chamber of Commerce, and all of the loyal and faithful citizens of the said city of Frederick, was chosen as the outstanding community in the State of Oklahoma, for 1960, for cities of a population of 5,000 to 9,999, said award being sponsored by the Oklahoma Development Council and the State Department of Commerce and Industry; and

WHEREAS, the City of Frederick has, through untiring effort and desire to make said city a more prosperous and beautiful city for the use and benefit of all the people therein; and

WHEREAS, the accomplishment of such great achievement through the efforts of said community has brought great honor to the City of Frederick, the fine people thereof, and to the State of Oklahoma; and

WHEREAS, the winning of this honor and award is only the beginning of greater development and success of the said City of Frederick.

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

SECTION 1. That the Senate and the House of Representatives of the Twenty-Eighth Session of the Legislature commend and congratulate the City of Frederick for winning first place in the community achievement contest sponsored by

the Oklahoma Development Council and the Department of Commerce and Industry of Oklahoma.

SECTION 2. That the Mayor, Chamber of Commerce and the citizens of said City be and they are hereby commended for their united efforts in making this achievement possible.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to the Honorable Glen Dobbs, Mayor, Anthony M. Massad, President of the Chamber of Commerce, and John Guy, Secretary of the Chamber of Commerce, Frederick, Oklahoma.

Senator Kerr introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 13—By Kerr of the Senate and Wilis of the House.

A SENATE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING TROY PRATER, OF JACKSON COUNTY, ON BEING CHOSEN THE OUTSTANDING YOUNG FARMER; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO TROY PRATER, ALTUS, OKLAHOMA.

WHEREAS, Troy Prater, of Altus, Oklahoma, did recently receive the high honor and great distinction of being chosen the outstanding young farmer of the State of Oklahoma for 1960, sponsored by the Oklahoma Junior Chamber of Commerce; and

WHEREAS, Troy Prater's ability, leadership and cooperative spirit has long been known and appreciated by the people who have known him; and

WHEREAS, his efforts have always been for the benefit of his community, state and nation, always making his individual needs secondary; and

WHEREAS, he has been an outstanding Sunday School teacher, member of the School Board, a member of the Gin Co-

operative, and a member of the community ASC Board; and

WHEREAS, by being chosen as the outstanding young farmer of the State of Oklahoma, has brought great honor to himself, his family, his community and his State.

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

SECTION 1. That the Senate and the House of Representatives of the Twenty-Eighth Session of the Legislature commend and congratulate Troy Prater, not only for being chosen as the outstanding young farmer of the State of Oklahoma for 1960, but for also being an outstanding community and religious leader.

SECTION 2. That the wife and children of Troy Prater be, and they are hereby congratulated on the honor bestowed upon their father and husband.

SECTION 3. That duly authenticated copy of this Resolution be sent to Troy Prater, Altus, Oklahoma.

Senator Wilson (Greer) introduced the following Resolution, which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 14—By Wilson (Greer).

A CONCURRENT RESOLUTION RELATING TO MIGRATORY LABOR IN THE STATE OF OKLAHOMA; DIRECTING THE EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL TO APPOINT A SPECIAL COMMITTEE TO STUDY THE PROBLEMS OF MIGRATORY LABOR; PROVIDING THAT SAID COMMITTEE SHALL CONSIST OF FOUR (4) MEMBERS OF THE SENATE AND FIVE (5) MEMBERS OF THE HOUSE OF REPRESENTATIVES; AUTHORIZING THE APPOINTMENT OF ADVISORY MEMBERS TO SAID COMMITTEE REPRESENTING AGENCIES AND OR-

GANIZATIONS CONCERNED WITH THE PROBLEMS OF MIGRATORY LABOR; DIRECTING SAID COMMITTEE TO CONDUCT STUDIES AND TO PREPARE FINDINGS AND RECOMMENDATIONS AND TO SUBMIT SAME TO THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL.

WHEREAS, Oklahoma agriculture continues to depend heavily upon migrant farm workers despite the continuing trend toward mechanization and "factory farms"; and

WHEREAS, the changing pattern of agriculture, particularly in the southwestern area of the State, has introduced new crops which will require seasonal workers; and

WHEREAS, it is estimated that as many as 15,000 migrant workers were employed in the five southwestern cotton producing counties during the 1960 harvest; and

WHEREAS, many problems involving state and local action arise pertaining to our migratory labor force, some of these problems being: recruitment of workers from distant points, transportation, highway safety, housing, health and sanitation facilities, child care, schooling, religious and spiritual programs, law enforcement and community acceptance; and

WHEREAS, humanitarian objectives direct our attention to the workers and their families, but, in addition, a major segment of our agricultural economy depends heavily upon the availability of large numbers of migrant workers for seasonal employment; and

WHEREAS, Oklahoma statutory provisions regarding migrant workers are virtually non-existent, whereas, a number of other states have recently enacted regulatory, social welfare, and other legislation; and

WHEREAS, official state migratory labor committees have been established in 28 states; and

WHEREAS, a Legislative Council subcommittee was appointed during the 1959-1961 interim to study the problems of migratory labor but time available did not permit a complete study.

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

SECTION 1. The Executive Committee, State Legislative Council, is hereby authorized and directed to create, at its first session of the 1961-1963 interim, a special committee on migratory labor. Said committee shall be composed of four (4) members of the Senate and five (5) members of the House of Representatives to be appointed in the same manner as other special committees of said Legislative Council. In addition to the legislative membership of said Committee, the Executive Committee is hereby directed to authorize the Committee on Migratory Labor to appoint advisory members representing: (1) agriculture; (2) health and welfare functions; (3) law enforcement; (4) labor; (5) cities and towns; (6) religions; (7) educational and related organizations; and (8) other agencies and organizations concerned with the problems of migratory labor.

SECTION 2. The Special Committee on Migratory Labor shall conduct a study during the 1961-1963 interim of the various problems of the migrant laborer and his family, the problems of agriculture in employing migrant labor, and the overall problems of migrant labor in Oklahoma, and in the conduct of its study the Committee shall consider and investigate the following: coordination of the efforts of the various state and other public agencies and all statewide and local organizations of charitable, religious, labor, agricultural and other groups concerned in attempting solutions to the problems of migrant farm workers; cooperating be-

tween federal and state agencies to facilitate the recruitment, transportation, and placement of migratory farm workers; economic problems affecting such workers; community cooperation in providing social services to such workers; schooling available to the children of such workers; and such other problems as shall come within the scope of this study.

SECTION 3. The Committee shall report its findings and recommendations, legislative and otherwise, to the Executive Committee of the State Legislative Council not later than the sixth regular session during the 1961-1963 legislative interim.

COMMITTEE REPORTS

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

DO PASS, as amended:

SJR 11—Constitutional Amendments, Initiative and Referendum and Code Revision.

FIRST READING

The following Bills were introduced and read the first time:

SB 204—By Easterly of the Senate and Inman and Tate of the House.

An Act making an appropriation to the State Department of Agriculture; providing that such appropriation shall be used for vaccination of calves for brucellosis; making the appropriation fiscal; and declaring an emergency.

SB 205—By Shoemaker, Field, Pazoureck, Fine, McSpadden, Hamilton, Boecher, Easterly, Wilson (Beckham), Stipe, Tipps, Dacus, Bohannon, Kerr, Cobb, Payne and Wilson (Greer) of the Senate and Morgan, Bradley (Tulsa), Forsythe, Lance, Odom (Wagoner), Andrews, Cook, Skeith, Taliaferro, Camp, Avey, Shibley, Vandiver, Larason, Burnham, Moad, Nichols (Seminole), Tinker, Bower, Bynum, Keyes, Haworth, Shipley, Sparkman, Van Hooser,

Watkins, Page, McChristian, Hopkins, Harper, Howze, Ruby, Wolf, McCune, Massey, Bradley (Jefferson), Sanguin, Spraker, Inman, Johnston, Sparks, Bilyeu, Eidson, Blankenship, Skaggs, Thomas, Hurst and Smith of the House.

An Act relating to nonintoxicating malt beverages; defining terms, providing qualifications for retail dealers in nonintoxicating beverages, establishing procedures for granting or refusing such licenses, making certain acts unlawful and misdemeanors, conferring enforcement powers on Oklahoma Tax Commission including powers of suspension and revocation of licenses and authorizing the adoption of rules and regulations; and making provisions severable.

SB 206—By Bailey.

An Act relating to Conservancy Districts and Master Conservancy Districts; repealing Section 2 Chapter 5A, Title 82, page 559, Oklahoma Session Laws 1957; and amending 82 Oklahoma Statutes 1951, Section 541, as amended by Section 2, Chapter 5, Title 82, page 553, Oklahoma Session Laws 1957; and amending Section 3, Chapter 5, Title 5, Title 82, page 554, Oklahoma Session Laws 1957; and amending Section 1, Chapter 5A, Title 82, page 558, Oklahoma Session Laws 1957; and extending provisions of 82 O. S. 1951 Sections 141-276.19 inclusive; and amending 82 O. S. 1959 Supplement, Section 542, Section 4, Chapter 5, Title 82, page 555, Oklahoma Session Laws 1957 to require signatures of 51 percent of land owners outside of cities and towns to form Master Conservancy Districts providing for classes of Conservancy Districts and the powers, duties, and functions thereof; and prohibiting the incorporation of a Conservancy District into a Master Conservancy District without the consent of a majority of the owners of land embraced in the Conservancy District; providing for the appointment of the first board of directors of a Master Conservancy District by the District Judge, the election, qualifications,

and compensation of directors, the filling of vacancies, and selection of officers; providing regulations for regular and special meetings of the Board of Directors of the Master Conservancy District; 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; authorizing organization of Master Conservancy Districts and prescribing procedure for their adoption; authorizing payments by a Master Conservancy District under a Federal contract from revenues or assessments upon real property and authorizing the making and establishment of all levies, assessments, tolls, or charges to meet the obligations of such Federal contract; providing for annexation of additional territory to Master Conservancy District; providing for assumption of its part of Master Conservancy Districts obligations by territory annexed; making the provisions of this Act severable; and declaring an emergency.

SB 207—By Bailey, Shoemaker and Grantham.

An Act relating to alcoholic beverage control; amending Section 9 (a) (3), Chapter 1, Title 37, Oklahoma Session Laws 1959, page 146, (37 O. S. Supp. 1959, § 9 (a) (3)), providing for the powers and duties of the Director of Alcoholic Beverage Control Act, extending such powers and duties, expressing legislative policy; authorizing the director to stabilize prices of alcoholic beverages in exercise of the police powers of the State; establishing standards and rules of action, providing for appeal from order of director; prescribing a penalty for violation; and declaring an emergency.

SB 208—By Roads and Highway Committee.

An Act pertaining to highways; prescribing policies to be followed by the State Highway Commission in acquisition of highway rights-of-way, removal and relo-

cation 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, Oklahoma Session Laws 1955, pages 587 and 588, as amended by Section 1, Chapter 1, Title 69, Oklahoma Session Laws 1957, pages 493 and 494 (69 O. S. Supp. 1959, § 46.4); and declaring an emergency.

SB 209—By Cobb.

An Act relating to alcoholic beverages; defining terms; making it unlawful, without a valid State license, for any person to maintain a public or private place wherein alcoholic beverages are received or available for sale or distribution to any person except a private residence; making it unlawful for owner of such places to permit such use; declaring such places to be a public nuisance; authorizing judges of Courts of Record and Justices of Peace to issue warrants for search and seizure except for private residences; providing for hearing upon return of warrant within certain times; authorizing arrest and seizure of property when violation of Act occurs in presence of agent or inspector of Oklahoma Alcoholic Beverage Control Board or officer having power to serve criminal process; requiring county attorneys to attend all proceedings involving this Act and prosecute all violations; requiring all peace officers to report violations to county attorney; authorizing removal of county attorney and peace officers refusing or failing to perform duties imposed by this Act; providing for civil and criminal penalties for violations; authorizing liens on property for civil penalties; directing proceeds of fines and penalties to be placed in court fund; making provisions cumulative; providing for severability of provisions; and declaring an emergency.

SECOND READING

The following Bills were read the second

time and referred to Committees indicated:

SB 201—State and Federal Government.

SB 202—Criminal Jurisprudence.

SB 203—Municipal Government.

HB 762—Agriculture.

HB 771—Roads and Highways.

Senator Baldwin asked unanimous consent, which was granted, that **HB 680** be withdrawn from the Committee on Revenue and Taxation and assigned to the Roads and Highways Committee.

**REPORT OF ENGROSSED
AND ENROLLED BILLS**

SCR 11 and **HB 548** each correctly engrossed.

SBs 78, 84, 97 and **156** each correctly enrolled.

Engrossed **SCR 11** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 548**, as amended, were properly signed and returned to the Honorable House.

Enrolled **SBs 78, 84, 97** and **156** were properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HB 704 by Hurst and Van Hooser was read and considered.

By unanimous consent, Senator Wilson (Greer) was added as co-author of **HB 704**.

Upon motion of Senator Wilson (Greer) **HB 704** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **HB 704** was placed upon third reading and final passage.

THIRD READING

HB 704 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin,

Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—36.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Cowden, Stipe, Trent, Wilson (Beckham).—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—36.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Cowden, Stipe, Trent, Wilson (Beckham).—4.

The emergency was declared passed.

HB 704 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 753 by Odom (Wagoner) and Patterson of the House and Bohannon of the Senate was read and considered.

Upon motion of Senator Bohannon, **HB 753** was advanced to engrossment.

By unanimous consent, upon request of Senator Bohannon, **HB 753** was placed upon third reading and final passage.

THIRD READING

HB 753 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin,

Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Stipe, Trent.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Stipe, Trent.—2.

The emergency was declared passed.

HB 753, as amended, was referred for engrossment.

Senator Baldwin presiding.

GENERAL ORDER

SB 108 by Boecher of the Senate and Lance of the House was read and considered.

Upon motion of Senator Boecher, **SB 108** was advanced to engrossment.

Senator Boecher moved that the rules of the Senate be suspended and **SB 108** be 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—33.

Nay: Breeden, McColgin, Pitcher, Tipps.—4.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Rogers, Stipe, Trent.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—33.

Nay: Breeden, McColgin, Pitcher, Tipps.—4.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Rogers, Stipe, Trent.—3.

The emergency was declared passed.

SB 108 was referred for engrossment.

GENERAL ORDER

SB 24 by Cartwright, Field and Tipps of the Senate and Ford of the House was read and considered.

Senators Boecher, Baldwin, McSpadden, Cobb, Rogers, Bohannon, Berrong, Harris, Dacus, Hamilton, Graves, Romang and Ritzhaupt asked to be made co-authors of **SB 24**, which was the order.

Senator Hamilton moved to amend **SB 24**, line 15, page 9, by striking the word and figure "six (6)" and inserting the word and figure "four (4)", which amendment was declared adopted.

Senator Easterly moved to amend **SB 24**, line 4, page 10, by striking the words "who shall be a certified public accountant" and amending the title to conform, which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **SB 24**, by striking Section 12, which amendment failed of adoption.

Upon motion of Senator Cartwright, **SB 24**, as amended, was advanced to engrossment.

Upon motion of Senator Cartwright, the rules of the Senate were suspended and **SB 24**, as amended, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Grantham.—1.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Stipe.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Grantham.—1.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Stipe.—1.

The emergency was declared passed.

SB 24, as amended, was referred for engrossment.

GENERAL ORDER

SB 123 by Tipps was read and considered.

Senators Colston and Dacus asked to be made co-authors of **SB 123**, which was the order.

By unanimous consent, upon request of Senator Tipps, further consideration of **SB 123** was deferred temporarily.

SB 29, by Ritzhaupt was read and considered.

Senator Ritzhaupt moved to amend **SB 29**, line 1, page 3, by inserting after the word "Oklahoma" and before the word "the" the following: "or if the position of member of the State Election Board shall for any other reason become vacant", which amendment was declared adopted.

Upon motion of Senator Ritzhaupt, **SB 29**, as amended, was advanced to engrossment.

Upon motion of Senator Ritzhaupt the rules of the Senate were suspended and **SB 29**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 29 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Ro-

mang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—36.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Allen, Ham, Stipe, Wilson (Greer).—4.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—37.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Allen, Ham, Wilson (Greer).—3.

The emergency was declared passed.

SB 29, as amended, was referred for engrossment.

GENERAL ORDER

SB 123 was considered further.

Senator Tipps moved to amend **SB 123**, line 1, page 1, by inserting after the word and figure "Section 1" the following: "Section 9, Chapter 8, page 132, Session Laws 1959, is hereby repealed." The amendment was declared adopted.

Upon motion of Senator Tipps, **SB 123**, as amended, was advanced to engrossment.

Upon motion of Senator Tipps, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garvin, Grantham, Harris, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—30.

Nay: Cartwright, Easterly, Fine, Graves, Hamilton, Kerr, Pitcher, Stipe.—8.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Ham, Wilson (Greer).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garvin, Grantham, Harris, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—30.

Nay: Cartwright, Easterly, Fine, Graves, Hamilton, Kerr, Pitcher, Stipe.—8.

Excused: Collins, Garrison, Lollar, Morford.—4.

Not Voting: Ham, Wilson (Greer).—2.

The emergency was declared passed.

SB 123, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Ritzhaupt moved to reconsider the vote by which **SB 29**, as amended, was passed.

RESOLUTION

By unanimous consent, Senator Field introduced the following Resolution, following consideration of which it was, upon motion of Senator Garvin, ordered referred to the Committee on Appropriations and Budget for consideration:

SR 24—By Field—A Resolution authoriz-

ing the President Pro Tempore of the Senate of the Twenty-eighth Legislature to use funds appropriated for the operation of the Senate of the Twenty-eighth Legislature for the purpose of matching funds made available by the Ford Foundation for a legislative internship, training and research program.

GENERAL ORDER

HB 582, by Ruby, et al, was read and considered.

Upon request of Senator Shoemake, further consideration of **HB 582** was deferred for this legislative day.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion prevailed.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 78, 84, 97 and 156**.

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:

SJR 10—Revenue and Taxation.

SB 103—Revenue and Taxation.

SB 115—Business and Industry.

SB 139—Business and Industry.

HB 664—Judiciary.

FIRST READING

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

SB 210—By Shoemake and Payne of the Senate and Ruby of the House.

An Act relating to alcoholic beverages; amending Section 18, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 150 (37 O. S. Supp. 1959, § 518), by adding

a new subsection (c); providing for payment of fees by all manufacturers and non-resident sellers on all items of alcoholic beverages sold in Oklahoma; fixing the amount of such fees; creating a revolving fund in the State Treasury to be known as the fund for Medical Research for the Cause and Treatment and Cure of Alcoholism; fixing penalties for the non-payment of such fees; and declaring an emergency.

COMMUNICATION

Senator McSpadden asked unanimous consent, which was granted, to have the following newspaper article, which appeared in the Claremore Progress, Claremore, Oklahoma, under date of February 23, 1961, incorporated in the Journal:

MAKING PROGRESS

By Carl Thomas

Proponents of new toll roads in Oklahoma claim that the present toll roads are the best highways in the state and didn't cost the state a cent.

Hogwash!

They are the best roads in the state, right enough, but they cost the state of Oklahoma a pretty penny. They were paved with the businesses that went bankrupt all along highway 66 from one end to the other of each of the turnpike routes.

Not only that, but the pikes have cost northeastern Oklahoma counties untold millions of dollars in new business that might have sprung up beside the new su-

per highways if they weren't fenced off from one end to the other.

Naturally Tulsa and Oklahoma City want more turnpikes — lots of them. The present two — the Will Rogers turnpike and the Turner turnpike — were designed to funnel traffic into both those big cities, and at the same time, to cut traffic off from the smaller cities along the route.

Think it over!

There's not one mile of turnpike in Tulsa county, and probably not more than a half mile of turnpike in Oklahoma county. The minute you drop off the Will Rogers turnpike going south you hit Tulsa county, and it's free-wheeling from there on in to the big metropolis.

Take a look at the multi-million dollar tourist courts, the shopping centers, and the restaurants and filling stations that cover the landscape along the 51st street by-pass, which by the way, isn't fenced in.

Those businesses have poured millions into Tulsa county's assessed valuation.

At the same time, take a drive from Joplin to Tulsa via the turnpike. Just try to find something worthwhile for a county assessor to put on the tax rolls before reaching the Tulsa county line.

The toll roads didn't cost Oklahoma a cent? How absurd can you get?

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Thirty-Third Legislative Day

Tuesday, February 28, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Excused: Allen, Baldwin, Breeden, Fine, Garrison, Garvin, Grantham, Lollar, McSpadden, Morford, Pitcher, Rogers, Wilson (Beckham).—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.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 12, 13, 14 and SBs 24, 108 and 123 each correctly engrossed.

HB 753 correctly engrossed.

Engrossed SCRs 12, 13, 14 and Engrossed SBs 24, 108 and 123 were each properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 753, as amended, were 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 204—Agriculture, then to Appropriations and Budget.

SB 205—Business and Industry.

SB 206—Agriculture.

SB 207—Business and Industry.

SB 208—Roads and Highways.

SB 209—Business and Industry.

SB 210—Business and Industry.

MOTION TO RECONSIDER VOTE

The vote occurring on the Ritzhaupt motion to reconsider the vote by which SB 29, as amended, was passed, it was declared adopted upon a roll call as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Allen, Baldwin, Breeden, Fine, Garrison, Garvin, Grantham, Lollar, McSpadden, Morford, Pitcher, Rogers, Wilson (Beckham).—13.

Not Voting: McClendon.—1.

Upon motion of Senator Ritzhaupt, the vote was reconsidered by which SB 29, as amended, was advanced to engrossment.

GENERAL ORDER

SB 29, as amended was considered further.

Senators Allen, Fine, Garvin, Grantham and Rogers asked to be shown present, which was the order.

Senator Ritzhaupt asked unanimous consent, which was granted, that the vote be

reconsidered by which his amendment to line 1, page 3, was adopted on the last legislative day.

Senator Ritzhaupt, as a substitute for his amendment to line 1, page 3, moved to amend **SB 29**, by inserting after the word "Oklahoma" and before the word "The" the words "or shall voluntarily resign", which amendment was declared adopted.

Upon motion of Senator Ritzhaupt, **SB 29**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended and **SB 29**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 29 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Baldwin, Breeden, Garrison, Lollar, McSpadden, Morford, Pitcher, Wilson (Beckham).—8.

Not Voting.—Bohannon.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Baldwin, Breeden, Garrison, Lollar, McSpadden, Morford, Pitcher, Wilson (Beckham).—8.

Not Voting.—Bohannon.—1.

The emergency was declared passed.

SB 29, as amended, was referred for engrossment.

Senators Baldwin, Wilson (Beckham) and Breeden asked to be shown present, which was the order.

GENERAL ORDER

SB 139 by Boecher was read and considered.

Senators Field, Dacus and Colston asked to be made co-authors of **SB 139** which was the order.

Upon motion of Senator Boecher, **SB 139** was advanced to engrossment.

Upon motion of Senator Boecher, the rules of the Senate were suspended and **SB 139** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Garrison, Lollar, McSpadden, Morford, Pitcher.—5.

Not Voting: Bohannon, Fine.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

make, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Garrison, Lollar, McSpadden, Morford, Pitcher.—5.

Not Voting: Bohannon, Fine.—2.

The emergency was declared passed.

SB 139 was referred for engrossment.

Senators McSpadden and Pitcher asked to be recorded present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 7 correctly enrolled.

Senator Shoemaker presiding.

Enrolled **SCR 7** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 610—By Allard and Williams (Murray) of the House and McClendon and Trent 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 611—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Office of the Liquefied Petroleum Gas Board; 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 635—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Office of the State Treasurer; 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 644—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Office of the Banking Department; providing that the Bank 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** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 704, 711**.

The above numbered Enrolled Bills, 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 518, 519, 520 and 521**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 7, by Ritzhaupt was read and considered.

Senator Harris asked to be a co-author of **SJR 7**, which was the order.

Senator Fine moved to amend **SJR 7**,

line 5, page 3, by striking the period after the word "census" inserting a comma therefor and adding: "provided that no county shall have more than ten (10) delegates, which amendment was adopted.

Senator Allen moved to amend **SJR 7**, line 3, page 3, by striking after the figure "30,000" the remainder of line 3 and lines 4 and 5, and add "vote in the last statewide general election."

Senator Allen asked unanimous consent, which was granted, to correct his pending amendment to read: by striking after the figures "30,000," the remainder of the line and line 4 and the word "census" on line 5.

Senator Allen asked unanimous consent, which was granted, to withdraw his amendment, as amended.

Senator Shoemaker moved to amend **SJR 7**, lines 10 and 11, page 8, by striking the words and figures "Twenty-five (\$25.00)" and inserting the word and figures "Fifteen (\$15.00)", which amendment was declared adopted.

Senator Field asked unanimous consent, which was granted, to defer further consideration of **SJR 7** for this legislative day.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion was adopted.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Field, who stated Permit would be issued in the office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby permit be granted to the following person:

From Oklahoma City, Oklahoma

Larry O. Bowman, 2508 N.W. 29th, Oklahoma Retail Grocer's Ass'n.

McSpadden, Chairman.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 7**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

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 135—Agriculture — To Education—Common by previous order.

SB 171—Agriculture.

DO PASS, as amended:

SB 2—Municipal Government.

Senator Allen asked unanimous consent, which was granted, that 500 additional copies of **SB 2**, as amended, be ordered printed.

SB 6—Agriculture.

SB 8—Agriculture.

SB 9—Agriculture.

FIRST READING

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

SB 211—By Ritzhaupt.

An Act amending Section 4404, A, 8, Chapter 1, Title 36, page 389, Oklahoma Session Laws 1957, relating to the form of policy of individual accident and health and insurance exclusionary riders thereto, and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Thirty-Fourth Legislative Day

Wednesday, March 1, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) and Wilson (Greer).—41.

Excused: Garrison, Lollar and Morford.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

Senator Cartwright introduced former Senator Virgil Medlock and asked unanimous consent that he be granted privilege of the floor, which was the order.

Senator Cartwright introduced Janet Finch, Barbara Gipson, Joy Cooper, Linda Fennell and Billy Burns, all of Pittsburg, Oklahoma, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Pitcher introduced Billy Thomas III, Tom Hadden, Richard Martin and Laura Lee Hadden and asked that they be made Honorary Pages for this legislative day, which was the order.

GENERAL ORDER

President Pro Tempore Collins asked unanimous consent which was granted that **HB 664** be withdrawn from the Calendar and that it be referred to the Committee on Appropriations and Budget.

MOTION

Senator Stipe called attention to the flagrant disregard of the provisions of Chapter 6, Oklahoma Session Laws 1951, (**SB 313**) creating the Oklahoma Literature Commission, and moved that the matter of curtailing the sale, and offer for sale, of obscene literature be referred to the Committee on Research and Investigation for study, with the purpose of preparing a remedial bill, which motion was declared adopted.

As provided under Rule 24a, President Pro Tempore Collins assigned the subject matter of the Stipe motion, above referred to, to the Committee on Research and Investigation.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 548**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 663—By Education, Common, Committee.

An Act relating to public schools; defining residence; providing for transportation areas; authorizing transfers; amending 70 O. S. 1951 § 1-14 as amended by

Section 1, Chapter A, Title 70, Oklahoma Session Laws 1959, page 310; amending 70 O. S. 1951 § 8-3 as amended by Section 2, Chapter Aa, Title 70, Oklahoma Session Laws 1957, page 497; and declaring an emergency.

HB 699—By Clark, Watkins, Howard, Converse, Craig (Lincoln), Murrow and Andrews of the House and Morford and Rogers of the Senate.

An Act relating to the National Guard; establishing an award and decorations board; prescribing duties and procedures; creating certain awards and defining qualifications; authorizing board to adopt design of medals; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs 11, 12 and 13**.

The above numbered Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 548**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 29 and 139 each correctly engrossed.

Engrossed **SBs 29 and 139** were properly signed and ordered transmitted to the Honorable House for consideration.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 176—Education, Higher—To Appropriations and Budget by previous order.

SB 177—Education, Higher—To Appropriations and Budget by previous order.

SB 178—Education, Higher—To Appropriations and Budget by previous order.

SB 201—State and Federal Government.

HB 629—Education, Higher.

HB 630—Education, Higher.

HB 631—Education, Higher.

HB 632—Education, Higher.

HB 633—Education, Higher.

DO PASS, as amended:

SB 68 — Agriculture—To Appropriations and Budget by previous order.

SB 146—State and Federal Government.

FIRST READING

The following Bill was introduced and read the first time:

SB 212—By Wilson (Greer), Wilson (Beckham), Stipe, Kerr, Baldwin, Fine, Cobb, Garvin, Dacus and Berrong.

An Act relating to State employees; declaring it to be contrary to public policy and unlawful for employees of the State and its subdivisions to join a labor union; making the solicitation of receipt of money from such employees by union representatives a violation of law; prohibiting the joining of labor unions or other organization claiming to represent them, by employees of the State or any subdivision thereof; making it unlawful for any administrative official, board, commission, council or other governing body of any agency, department, institution, or subdivision of the State of Oklahoma to enter into any agreements, or to bargain, with any person or persons representing a labor union or claiming to represent such employees, provided, however, employees of the State or its subdivisions shall have the right, individually or collectively, for themselves, to express their opinions, state grievances and seek redress thereof; making violation of this Act a misdemeanor and prescribing punishment for conviction thereof, and declaring an emergency.

SECOND READING

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

SB 211—Insurance.

HB 610—Penal Institutions, then to Appropriations and Budget.

HB 611—Business and Industry, then to Appropriations and Budget.

HB 635—State and Federal Government, then to Appropriations and Budget.

HB 644—Banks and Banking, then to Appropriations and Budget.

Senator Harris asked unanimous consent, which was granted, that **SB 203** be withdrawn from Committee on Municipal Government and referred to Committee on Public Health.

GENERAL ORDER

SB 115 by Easterly was read and considered.

Senator Easterly moved to amend **SB 115**, line 1 of the Title by inserting after the word "amending" and before the figures "59" the following: "Section 5, Subsection (b), Chapter 18, Title 63, Oklahoma Session Laws, 1955, Page 368" — and line 1, page 1, after the word and figure "SECTION 1" and before the figures "59" insert "Section 5, Subsection (b), Chapter 18, Title 63, Oklahoma Session Laws, 1955, Page 368", which amendment was declared adopted.

Senator Easterly moved to amend **SB 115**, line 2, page 2, by striking after the word "re-examined" and before the word "sixty" the words "after the expiration of" and substitute in lieu thereof the word "within", which amendment was declared adopted.

Senator Easterly moved to amend **SB 115** line 5, of the Title, page 1, by striking after the word "re-examination" and before the word "sixty" the words "on expiration of" and substitute in lieu thereof the word "within", which amendment was declared adopted.

Senator Easterly moved to amend **SB 115**, line 3, page 2, by adding after the word "failure" the following: "In the event of two successive failures, the applicant shall not be permitted to take another examination for a period of six (6) months." which amendment was declared adopted.

Upon motion of Senator Easterly, **SB 115**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **SB 115**, as amended, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Stevenson, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Stevenson, Wilson (Beckham).—2.

The emergency was declared passed.

SB 115, as amended, was referred for engrossment.

Senator Boecher presiding.

GENERAL ORDER

SB 9 by Easterly was read and by unanimous consent, upon request of Senator Easterly, consideration was deferred temporarily.

SB 8, by Easterly, was read and considered.

Upon motion of Senator Easterly, **SB 8** was advanced to engrossment.

Upon motion of Senator Easterly, the rules of the Senate were suspended and **SB 8** was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Berrong, Boecher, Breeden, Collins, Dacus, Easterly, Field, Garvin, Grantham, Ham, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang.—23.

Nay: Belvin, Bohannon, Cartwright, Cobb, Colston, Cowden, Graves, Hamilton, McClendon, Pitcher, Shoemaker, Stipe, Tipps, Trent, Wilson (Greer).—15.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Fine, Stevenson, Wilson (Beckham).—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Collins, Dacus, Easterly, Field, Garvin, Grantham, Ham, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker.—24.

Nay: Belvin, Bohannon, Cartwright, Cobb, Colston, Cowden, Fine, Graves,

Hamilton, McClendon, Pitcher, Stipe, Tipps, Trent, Wilson (Greer).—15.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Stevenson, Wilson (Beckham).—2.

The emergency was declared failed of passage.

SB 8 was referred for engrossment.

DECLARATION OF VOTE

Senator Fine 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 8** he would have voted NAY.

GENERAL ORDER

SB 6, by Easterly, was read and considered.

Upon motion of Senator Easterly, **SB 6** was advanced to engrossment.

Upon motion of Senator Easterly, the rules of the Senate were suspended and **SB 6** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 6 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McSpadden, Pazoureck, Pitcher, Rogers, Romang, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Baldwin, Cobb, Hamilton, McClendon, McColgin, Payne, Ritzhaupt, Shoemaker.—8.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Bailey, Cartwright, Collins, Fine, Stevenson, Stipe.—6.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher,

Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Cobb, Hamilton, McClendon, Payne.—5.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Bailey, Collins, Fine, Stevenson, Stipe.—5.

The emergency was declared passed.

SB 6 was referred for engrossment.

GENERAL ORDER

HB 522 by Levergood et al was read and considered.

Senator Baldwin moved to amend **HB 522**, line 7, page 3, by striking the words "registered or", which amendment was declared failed of adoption.

Senator Garvin asked unanimous consent, which was granted, that **HB 522** be advanced to engrossment.

Senator Garvin asked unanimous consent, which was granted, that **HB 522** be 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Cobb, Collins, Stevenson, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Garrison, Lollar, Morford.—3.

Not Voting: Cobb, Collins, Stevenson, Stipe.—4.

The emergency was declared passed.

HB 522, as amended, was referred for engrossment.

FIRST READING

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

SB 213—By Fine, Belvin, Boecher, Bohannon, Cartwright, Cobb, Baldwin, Colston, Dacus, Ham, Hamilton, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer) and Allen.

An Act repealing Chapter 26, Title 74, pages 359-367, Oklahoma Session Laws 1959, relating to the establishment of a merit system of personnel administration; and declaring an emergency.

SB 214—By Field and Baldwin of the Senate and Etling of the House.

An Act authorizing and directing the Commissioners of the Land Office of the State of Oklahoma to sell all lands under their jurisdiction and control; prescribing rules and regulations governing the sale of said lands; fixing the minimum initial payment; providing for the application of the proceeds derived from the sale of said lands; validating all sales of lands made by the Commissioners of the Land Office prior to the effective date of this Act; making the provisions of this Act cumulative; repealing all of that part of Section 82, relating to the sale of public

lands, including subdivisions of paragraphs (a), (b), (c), (d) and (j), and all of Sections 83, 84, 93, 94, 95, 96, 97, 181, 182, 183, 184, 187, 188, 189, 190, 191, 192, 193, 194, 216.2, 221, 222, 223, 224, 226, 227 and 228 of Title 64, Oklahoma Statutes 1951, and all other Acts or parts of Acts in conflict herewith, except Sections 421 to 425, both inclusive, of Title 64, Oklahoma Statutes 1951, and declaring an emergency.

Senator Hamilton asked that Senator McClendon be shown excused for the remainder of this legislative day, which was the order.

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 107—State and Federal Government
—To Judiciary by previous order.

Senator Fine asked unanimous consent, to which Senator Grantham objected, that the second reference of **SB 107** be rescinded and the bill be printed and placed upon the Calendar.

Senator Fine moved that the second reference on **SB 107** be rescinded and the bill be printed and placed upon the Calendar.

Senator Grantham moved to table the Fine motion, which motion failed of adoption upon a roll call as follows:

Aye: Allen, Collins, Garvin, Grantham, Graves, Harris, Kerr, Land, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Wilson (Beckham).—14.

Nay: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Ham, Hamilton, McColgin, McSpadden, Payne, Ritzhaupt, Romang, Stipe, Tipps, Trent, Wilson (Greer).—24.

Excused: Garrison, Lollar, McClendon, Morford.—4.

Not Voting: Bailey, Cartwright.—2.

The vote occurring on the Fine motion, it was declared adopted.

HB 544—Judiciary.

DO PASS, as amended:

SB 36—Banks and Banking.

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

Thirty-Fifth Legislative Day

Thursday, March 2, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Garrison, Lollar, McClendon, Morford.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Stevenson introduced Vicky and Marty Bradley, children of the Chaplain, and asked that they be made Honorary Pages for this legislative day, which was the order.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Mr. Peter Hank Moore states that he resides at 2124 NE 28th, Oklahoma City, Oklahoma; that he is 36 years of age; that he is legislative representative for National Association for the Advancement of Colored People; 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 20th day of February, 1961.

Peter Hank Moore.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 753**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 10**, as coauthored by Williams (Carter) and **SJR 13**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 753**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

FIRST READING

The following Bill was introduced and read the first time:

SB 215—By Bailey of the Senate and Poynor and Wolf of the House.

An Act amending Section 6, Chapter 18a, Title 11, Oklahoma Session Laws 1955, page 129 (11 O. S. Supp. 1959, § 956.6), fixing the annual salary of the judge of the city court in certain cities to be six thousand dollars (\$6,000.00); and declaring an emergency.

SECOND READING

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

SB 212—State and Federal Government.

SB 213—Business and Industry.

SB 214—Public Lands.

HB 663—Education—Common.

HB 699—Military and Veterans Affairs.

Senator Baldwin asked unanimous consent, which was granted, that **SB 164**, now in the Committee on Revenue and Taxation, be withdrawn from that Committee and that it be referred to the Committee on Municipal Government.

Senator Cowden asked to be shown excused until such time as he returns to the Chamber, which was the order.

COMMITTEE APPOINTMENT

As provided under **SR 23**, President Pro Tempore Collins announced the appointment of the following Committee: Senators Shoemake, Chairman; Dacus, Vice Chairman; Hamilton, Ham, Ritzhaupt, Rogers and Bailey.

GENERAL ORDER

HB 544 by Levergood and Priebe was read and considered.

By unanimous consent, Senator Land was added as co-author of **HB 544**.

Upon motion of Senator Land, **HB 544** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 544** was placed upon third reading and final passage.

THIRD READING

HB 544 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breedon, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Harris, Kerr, Land, McColgin, McSpad-

den, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Hamilton.—1.

Excused: Cowden, Garrison, Lollar, McClendon, Morford.—5.

Not Voting: Cartwright, Ham, Tipps.—3.

HB 544 was properly signed and ordered returned to Honorable House.

Senator McClendon asked to be shown present, which was the order.

GENERAL ORDER

HB 629 by Sparks, et al was read and considered.

By unanimous consent, Senators Bailey, Payne, Hamilton, McColgin, Field, Fine, Easterly, Dacus, Belvin, Ham and Rogers were added as co-authors of **HB 629**.

Upon motion of Senator Bailey, **HB 629** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 629** was 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, Bailey, Belvin, Berrong, Bohannon, Collins, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Nay: Baldwin, Breedon, Cartwright, Cobb, Colston, Pazoureck, Romang.—7.

Excused: Cowden, Garrison, Lollar, Morford.—4.

Not Voting: Boecher, Stipe, Wilson (Beckham).—4.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Collins, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Baldwin, Breeden, Cartwright, Cobb, Colston, Pazoureck, Romang.—7.

Excused: Cowden, Garrison, Lollar, Morford.—4.

Not Voting: Boecher, Wilson (Beckham).—2.

The emergency was declared passed.

HB 629 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 630 by Sparks, et al was read and considered.

By unanimous consent, Senators Bailey, McSpadden, Rogers, Hamilton, McColgin, Trent, Payne and Ham were added as co-authors of **HB 630**.

Upon motion of Senator Bailey, **HB 630** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 630** was 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Romang.—6.

Excused: Cowden, Garrison, Lollar, Morford.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Romang.—6.

Excused: Cowden, Garrison, Lollar, Morford.—4.

The emergency was declared passed.

HB 630 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 631 by Sparks, et al was read and considered.

By unanimous consent, Senators Allen, Bailey, Ham, McColgin, Payne, Dacus, Rogers and Belvin were added as co-authors of **HB 631**.

Upon motion of Senator Bailey, **HB 631** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 631** was placed upon third reading and final passage.

THIRD READING

HB 631 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Romang.—6.

Excused: C o w d e n, Garrison, Lollar, Morford.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, S h o e m a k e, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Romang.—6.

Excused: C o w d e n, Garrison, Lollar, Morford.—4.

The emergency was declared passed.

HB 631 was properly signed and ordered returned to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 6, 8 and 115 correctly engrossed.

HB 522 correctly engrossed.

SCRs 11, 12 and 13 correctly enrolled.

Engrossed **SBs 6, 8 and 115** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 522**, as amended, were properly signed and returned to the Honorable House.

Enrolled **SCRs 11, 12 and 13** were properly signed and ordered transmitted to the Honorable House for signature.

GENERAL ORDER

HB 632 by Sparks et al was read and considered.

Senators Grantham, Bailey, Ham, Belvin, Payne, Field, Hamilton, McColgin, Rogers and Dacus asked to be made co-authors of **HB 632**, which was the order.

Upon motion of Senator Bailey, **HB 632** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 632** was placed upon third reading and final passage.

THIRD READING

HB 632 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, S h o e m a k e, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Romang.—6.

Excused: C o w d e n, Garrison, Lollar, Morford.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, S h o e m a k e, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Romang.—6.

Excused: C o w d e n, Garrison, Lollar, Morford.—4.

The emergency was declared passed.

HB 632 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 633 by Sparks et al was read and considered.

Senators Bailey, Berrong, E a s t e r l y, Graves, Payne, Ham, Rogers, Belvin, Trent, McColgin, Hamilton and Dacus ask-

ed to be made co-authors of **HB 633**, which was the order.

Upon motion of Senator Bailey, **HB 633** was advanced to engrossment.

Senator Dacus asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Bailey asked unanimous consent, which was granted, that **HB 633** be placed upon third reading and final passage.

THIRD READING

HB 633 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Ritzhaupt, Romang.—7.

Excused: Cowden, Dacus, Garrison, Lollar, Morford.—5.

Not Voting: Wilson (Beckham).—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Baldwin, Breeden, Cartwright, Cobb, Pazoureck, Ritzhaupt, Romang.—7.

Excused: Cowden, Dacus, Garrison, Lollar, Morford.—5.

Not Voting: Wilson (Beckham).—1.

The emergency was declared passed.

HB 633 was properly signed and ordered returned to Honorable House.

Senator Stipe asked unanimous consent, which was granted, that his name be withdrawn as a co-author of **SB 212**.

MOTION TO RECONSIDER VOTES

As provided under Rule 12a, Senator Cobb moved to reconsider the votes by which **HBs 629, 630, 631, 632** and **633** were passed, the bills being still in the possession of the Senate.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 529 by Levergood et al was read and considered.

Upon motion of Senator Garvin, **HB 529** was advanced to engrossment.

Senator Garvin asked unanimous consent, which was granted, that **HB 529** be considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 529 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—33.

Nay: Bailey, Bohannon, Fine, Stevenson, Stipe.—5.

Excused: Cowden, Garrison, Lollar, Morford.—4.

Not Voting: Collins, Wilson (Beckham).—2.

The bill was declared passed.

HB 529 was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Stipe moved that the vote be reconsidered by which **HB 529** was passed, the bill being still in the possession of the Senate.

RESOLUTION

Senator Harris asked unanimous consent, which was granted, to introduce the following Resolution:

SR 25—By Harris.

A Resolution authorizing and directing the Committees to which were referred **Senate Bill No. 198** and **Senate Bill No. 213**, both relating to State Personnel Administration, to call certain officials of the State Personnel Board and the Salary Administration Board and others before them in joint Public hearing before acting on said Bills.

By unanimous consent, upon request of Senator Harris, **SR 25** was read and considered.

Senator Ritzhaupt moved that further consideration of **SR 25** be indefinitely postponed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Dacus, Easterly, Field, Fine, Garvin, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Grantham, Graves, Harris, Rogers.—4.

Excused: Cowden, Garrison, Lollar, Morford.—4.

Not Voting: Bailey, Colston.—2.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 522**.

By unanimous consent, upon request of Senator Kerr, **HCR 522** was taken up for immediate consideration, following which Senators Baldwin and Allen asked to be

made co-authors, and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION NO. 522 — By Witt of the House and Kerr, Baldwin and Allen of the Senate.

A RESOLUTION RECOGNIZING AND ACCLAIMING LINDA HUGHES FOR BEING SELECTED AS "MISS OCW" AND DIRECTING DISTRIBUTION OF COPIES OF RESOLUTION.

WHEREAS, Miss Linda Hughes, daughter of Mr. and Mrs. J. R. Hughes and granddaughter of State Representative and Mrs. Frank G. Patterson, was recently crowned "Miss OCW" at the Second Annual Coronation Classic at Oklahoma College for Women; and

WHEREAS, this lovely and talented young lady is not only a queen in her own right, but is an outstanding senior student and recognized activity leader, having been elected to "Who's Who in American Colleges and Universities", a member of the Intramural Board and Intramural Council; and served as secretary of Addams Hall and the Sophomore class; and

WHEREAS, Linda is president of the Be Si Ta social club, has been both secretary and president of the club for physical education majors, has served as chairman and song leader of the Baptist Student Union, is sports editor of "The Trend" and served this year as organization editor of the College Yearbook, "The Argus"; and

WHEREAS, Linda Hughes has brought great honor and deserving pride to her school, to her parents, Mr. and Mrs. J. R. Hughes, and to her grandparents, Representative and Mrs. Frank G. Patterson.

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

Section 1. That the House of Representatives and Senate of this duly as-

sembled Twenty-eighth Legislature both recognize and acclaim Miss Linda Hughes for being selected as "Miss OCV".

Section 2. That her parents, Mr. and Mrs. Hughes and grandparents, Representative and Mrs. Frank G. Patterson, be and they are hereby congratulated on their lovely daughter and granddaughter and her long list of outstanding accomplishments.

Section 3. That duly authenticated copies of this Resolution be presented to Linda Hughes and to her parents, Mr. and Mrs. J. R. Hughes of McKenzie Bridge, Oregon, and grandparents, Representative and Mrs. Frank G. Patterson of Grandfield, Oklahoma.

Engrossed **HCR 522**, as co-authored, was 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, 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 Collins presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Pitcher, advised and consented to the confirmation of the reappointment of TONY JACK LYONS, of Pryor, Oklahoma, as a member of the Grand River Dam Authority - Board of Directors, for a term effective upon confirmation and ending 2nd Tuesday in January, 1967.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, March 6, 1961, at 1:30 p. m., which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 11**, as amended.

HAS to **SB 11** read as follows, and consideration deferred:

AMENDMENT NO. 1 Amend Engrossed

Senate Bill No. 11, by adding the following coauthor: "WILLIAMS (Carter) of the House."

AMENDMENT NO. 2 Amend Engrossed Senate Bill No. 11, Page 2, Section 1, Lines 31 and 32, by striking the words "provided, that this exemption shall not apply to obligations to pay money, sold or offered for sale to the public;" and substituting the following:

"provided, that this exemption shall apply only to obligations to pay money, sold or offered for sale to the persons described in Section 401 (b) (8)."

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 140—Public Health—To Appropriations and Budget by previous order.

HB 727—Public Health.

DO PASS, as amended:

SB 19 — Congressional and Legislative Redistricting.

SB 195—Public Health.

FIRST READING

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

SB 216—By Grantham of the Senate and Craig (Kay), Howe and Green of the House.

An Act relating to the purchase, resale and transportation of grain in this State under certain conditions; requiring licensing by the Oklahoma Corporation Commission of persons, firms, and corporations, except public warehousemen, who purchase grain from the owner for the purpose of resale, or who purchase and transport grain for the purpose of resale, or who transport grain into this State for resale; specifying the purpose and the amount of license fee, the method of collection and the disposition

thereof; requiring identification on vehicles used by licensee hereunder; providing for transfer of said identification from one vehicle to another under specified conditions; requiring the filing of a bond by licensee to cover certain liability; providing that the Oklahoma Corporation Commission shall administer this Act; authorizing the promulgation of rules and regulations by said Commission for carrying out the in-

tent and purposes of this Act; making licensee liable in civil action for certain damages resulting from violations of this Act; providing misdemeanor penalty for violations; vesting certain duties on the Attorney General and County Attorneys; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, March 6, 1961, at 1:30 p. m.

Thirty-Sixth Legislative Day

Monday, March 6, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Cartwright, Cobb, Easterly, Garvin, Grantham, Harris, Land, McSpadden, Morford, Ritzhaupt, Rogers, Wilson (Beckham).—12.

The President Pro Tempore declared a quorum present.

The following prayer was offered by the Chaplain, Dr. Frank Belvin of the First Baptist Church of Okmulgee, Oklahoma, and is incorporated herein upon the request of Senator Payne:

Our Father and our God, we are humbled as we approach the presence of Thy Glory. Especially are we conscious of our limitations when we bring before Thee these so great a people. We realize with regret both our unworthiness and inability to plead for these upon whose shoulders rest such great responsibility.

But by Thy mercy blot out our transgressions. By Thy grace cleanse us and hear our prayer.

For these then, as for ourselves, we pray that You will grant a calm soul, a generous spirit, and a warm hearted wisdom that will give us peace when each day is done and we "lay me down to sleep."

Indeed, let Thy wisdom overrule any unjust personal or group desire in such a way that in the light of time and studied opinion the actions of this body might prove to be altogether wise.

This we pray in the name of our Lord and Saviour Jesus Christ. Amen.

The Journal for the last legislative day was approved.

Senator Baldwin introduced Mary Margaret Smith, daughter of George C. Smith, Senate Comptroller and Purchasing Agent, and asked unanimous consent, which was granted, that Mary Margaret be made Honorable Comptroller for this legislative day, and that the Secretary of the Senate be directed to prepare a proper scroll designating her as such.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 544**.

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 returning Enrolled **SCRs 11, 12 and 13**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

Senator Kerr presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 522**.

The above numbered Enrolled Resolu-

tion was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 10 and **SJR 13**, each correctly enrolled.

Enrolled **SB 10** and **SJR 13** were, after fourth reading, 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 215—Municipal Government.

SB 216—Roads and Highways.

GENERAL ORDER

HB 727 by Cox, et al was read and considered.

By unanimous consent, Senators Wilson (Greer) and Garrison were added as co-authors of **HB 727**.

Upon motion of Senator Wilson (Greer), **HB 727** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **HB 727** was 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Cartwright, Cobb, Easterly, Garvin, Grantham, Harris, Land, Mc-

Spadden, Morford, Ritzhaupt, Rogers, Wilson (Beckham).—12.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Cartwright, Cobb, Easterly, Garvin, Grantham, Harris, Land, McSpadden, Morford, Ritzhaupt, Rogers, Wilson (Beckham).—12.

The emergency was declared passed.

HB 727, as co-authored was properly signed and ordered returned to The Honorable House.

Senators Cobb, Ritzhaupt, Wilson (Beckham), Land, Garvin, Grantham, Rogers and Morford asked to be shown present, which was the order.

GENERAL ORDER

HB 656 by Morgan was read and considered.

Senator Pitcher asked unanimous consent, which was granted, that further consideration of **HB 656** be deferred for this legislative day.

MESSAGES FROM GOVERNOR

Advising approval by him, March 3, of Enrolled **SBs 78, 84, 97** and **156** entitled:

ENROLLED SENATE BILL NO. 78—By Easterly.

AN ACT AMENDING 67 O. S. 1951, § 91, AUTHORIZING THE ADOPTION OF PHOTOGRAPHIC RECORDING OF ANY COUNTY IN THIS STATE AND PROVIDING FOR THE PURCHASE OF MACHINES, EQUIPMENT, AND SUPPLIES THEREFOR, ETC., AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 84—By Wilson (Greer), Allen, Baldwin, Berrong,

Bohannon, Cobb, Field, Fine, Graves, Kerr, Land, McColgin, McSpadden, and Romang of the Senate and Levergood, Burkett, Craig (Kay), Craig (Lincoln), Johnston, McCune, Redman and Stevens of the House.

AN ACT RELATING TO PROBATE PROCEDURE; AMENDING 59 O. S. 1951, § 122 AND § 123, RELATING TO ADMINISTRATORS AND LETTERS OF ADMINISTRATION, BY PROVIDING THAT THE BROTHERS AND SISTERS OF A PERSON DYING INTESATE SHALL BE EQUALLY ENTITLED TO ADMINISTER THE ESTATE OF SAID PERSON; ETC., AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 97—By Shoemake, Belvin, Cobb, Grantham, Kerr, Payne, Pazoureck, Pitcher, and Stipe of the Senate and Levergood, Burkett, Craig (Kay), Craig (Lincoln), McCune, Redman and Stevens of the House.

AN ACT RELATING TO SUITS AGAINST FOREIGN CORPORATIONS WHICH HAVE NO AGENT ON WHOM SERVICE MAY BE MADE; ETC.

ENROLLED SENATE BILL NO. 156—By McClendon.

AN ACT RELATING TO APPORTIONMENT OF FEDERAL FUNDS FROM ANY DEPARTMENT OF THE FEDERAL GOVERNMENT FROM THE OPERATION OF SUBMARGINAL LANDS AND CERTAIN OTHER LANDS; ETC., AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 14**.

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

SB 146, by Berrong, Wilson (Beckham), Cobb, Dacus, Allen, Ritzhaupt, Breeden and Wilson (Greer), was read and considered.

Senator Baldwin moved to amend **SB 146**, lines, 9 and 10, page 4, by striking

the words: "or any special election called by the Governor" which amendment was adopted.

Senator Allen moved to amend **SB 146**, line 12, page 4, by adding after the word "appropriations" the following: "Provided further that all expenditures must be pre-audited by the office of the State Examiner and Inspector and a certificate secured from said office to the effect that the purpose for which said sum is to be spent is within this Act"

Senator Berrong moved to table the Allen amendment, which motion failed of adoption.

The vote occurring on the Allen amendment, it was declared failed of adoption.

Upon motion of Senator Berrong, **SB 146**, as amended, was advanced to engrossment.

Upon motion of Senator Berrong, the rules of the Senate were suspended and **SB 146**, as amended, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Garvin, Graves, Payne, Pazoureck.—4.

Excused: Cartwright, Easterly, Harris, McSpadden.—4.

Not Voting: Bohannon, Stipe.—2.

The bill was declared passed.

SB 146, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SJR 13** and **SB 10**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

GENERAL ORDER

SB 201, by Pitcher, was read and considered.

Upon motion of Senator Pitcher, **SB 201** was advanced to engrossment.

Upon motion of Senator Pitcher, the rules of the Senate were suspended and **SB 201** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 201 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cartwright, Easterly, Harris, McSpadden.—4.

Not Voting: Allen, Bailey, Ham, Pazoureck.—4.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cartwright, Easterly, Harris, McSpadden.—4.

Not Voting: Allen, Bailey, Ham, Pazoureck.—4.

The emergency was declared passed.

SB 201 was referred for engrossment.

GENERAL ORDER

SB 195 by Stipe of the Senate and Skeith of the House was read and considered.

Senator Tipps moved to amend **SB 195**, line 5, page 2, by striking the word and figure "five (5)" and inserting the word and figure "one (1)", which amendment was declared adopted.

Senator Grantham moved to amend **SB 195**, line 2, page 2, by adding after the word "ward" the following: "or such portion of the ward as may be needed" which amendment was adopted.

Senator Wilson (Greer) moved to amend **SB 195**, by striking lines 7, 8 and 9, page 2, which amendment was tabled upon motion of Senator Hamilton.

Senator Grantham moved to amend **SB 195**, line 9, page 2, by adding after the word "care" a new paragraph as follows: "Such voluntary alcoholic shall not be required to pay said sum upon showing that he is not financially able to pay the same" which amendment failed of adoption.

Upon motion of Senator Stipe, **SB 195**, as amended, was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **SB 195**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Ham asked that Senator Rogers be shown excused for the remainder of the legislative day, which was the order.

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: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Collins, Colston, Field, Garvin, Grantham, Graves, Ham, Land, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—23.

Nay: Bailey, Boecher, Cobb, Cowden, Dacus, Fine, Garrison, Hamilton, Kerr, Lollar, McClendon, McColgin, Pitcher, Stevenson, Wilson (Beckham).—15.

Excused: Cartwright, Easterly, Harris, McSpadden, Rogers.—5.

Not Voting: Morford.—1.

The bill was declared passed.

Upon motion of Senator Stipe, the emergency section to **SB 195**, as amended, was ordered stricken and the title amended to conform.

SB 195, as amended, was referred for engrossment.

SPECIAL ORDER

Senator Allen asked unanimous consent, to which Senator Cowden objected, that **SB 2** be set for Special Order at 2:00 p.m., tomorrow.

Senator Allen asked unanimous consent, to which Senator Hamilton objected, that **SB 2** be set for Special Order at 2:30 p.m., tomorrow.

Senator Allen moved that **SB 2** be set for Special Order as the first order under General Order tomorrow, which motion prevailed.

GENERAL ORDER

HB 582 by Ruby et al was read and considered.

Senator Allen moved to amend **HB 582**, line 2, page 3 and line 11, page 6, by striking the words and figures "twenty-five (25%)" and inserting the words and figures "twenty (20%)", which amendment was declared adopted.

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

Upon motion of Senator Shoemake, further consideration of **HB 582** was deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 522**, as amended.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Wilson (Beckham), the Senate concurred in **HAs** to Engrossed **SB 11**.

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, Bailey, Belvin, Berrong, Breeden, Collins, Dacus, Field, Garrison, Garvin, Graves, Ham, Kerr, Land, Lollar, McColgin, Morford, Pazoureck, Pitcher, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—25.

Nay: Baldwin, Boecher, Bohannon, Cobb, Colston, Cowden, Fine, Hamilton, McClendon, Ritzhaupt, Stevenson, Stipe.—12.

Excused: Cartwright, Easterly, Harris, McSpadden, Payne, Rogers.—6.

Not Voting: Grantham.—1.

The bill, as amended, was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Graves, Ham, Kerr, Land, Lollar, McColgin, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Boecher, Bohannon, Fine, Hamilton, McClendon, Stipe.—7.

Excused: Cartwright, Easterly, Harris, McSpadden, Payne, Rogers.—6.

Not Voting: Grantham.—1.

The emergency was declared passed.

House Amendments were properly sign-

ed and above numbered bill, as amended, was referred for enrollment.

RESOLUTION

By unanimous consent, Senator Ritzhaupt introduced the following Resolution, which was read at length, adopted upon his motion and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 15—By Ritzhaupt of the Senate and Fogarty of the House.

A CONCURRENT RESOLUTION EXTENDING THE DEEPEST HEARTFELT CONDOLENCE AND ENCOURAGEMENT OF THE MEMBERS OF THE 28th SESSION OF THE OKLAHOMA LEGISLATURE TO THE BELOVED RELATIVES AND MANY FRIENDS OF JOHN W. FURROW, SR., "THE KING OF STATE FLORISTS"; AND THAT AN AUTHENTICATED COPY OF THIS RESOLUTION BE TRANSMITTED TO THE MEMBERS OF THE FAMILY AS LISTED HEREIN.

WHEREAS, the State Senate and the House of Representatives of the State of Oklahoma desires to pay tribute, homage and respect to the pioneer, faithful and true citizen of the State; and

WHEREAS, John W. Furrow, Sr., the beloved and loving husband, father and friend died where manhood's morning almost touches the evening setting sun while the shadows were falling toward the East; and

WHEREAS, he has passed on Life's highway the following points of accomplishments:

A Horticulturist of national renown; Creator of new varieties of plants and flowers;

With his parents, Mr. and Mrs. Elijah J. Furrow, started the first floral business in Oklahoma in 1895;

Owner and operator of one of the largest wholesale floral firms in the Southwest;

Past President and a charter member of the Oklahoma State Florists' Association; often called the "King of State Florists";

Charter member of the Texas State Florists' Association;

A member of the Society of American Florists; and

WHEREAS, John W. Furrow had been active in Guthrie Civic affairs, having served 12 years on the Board of Education and two years as president of the Board; he was also a member of the Board of Directors of the Guthrie Chamber of Commerce and a charter member of the Guthrie Rotary Club and had served on the City Council; and

WHEREAS, he was a KCCH of the Guthrie Consistory and was a member of Albert Pike Lodge 162 A.F. and A.M. and the India Shrine Temple, Oklahoma City; he was a member of the Trinity Episcopal Church; and

WHEREAS, this brave and tender man in every storm of Life was oak and rock, but in the sunshine he was vine and flower; he was a friend of all heroic souls, he loved the beautiful and was with color, form and music touched to tears, he sided with the weak, poor and wronged and lovingly gave of his time and efforts; and

WHEREAS, with loyal heart and purest hands, he has faithfully discharged all public trusts. He was a worshiper of liberty and believed that happiness is the only good, reason the only torch, justice the only worship, humanity the only religion and love the only leader; and

WHEREAS, he added to the consummation of human joy; if everyone to whom he did lovingly serve were to bring a blossom to his grave, he would sleep now beneath a wilderness of flowers;

NOW THEREFORE BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES of the 28TH

LEGISLATURE of the STATE OF OKLAHOMA, CONCURRING THEREIN:

Section 1. That the members of the State Legislature here duly assembled extend to his beloved wife, Emily Banks Furrow, a son, John W. Furrow, Jr., of Guthrie and Oklahoma City, and a daughter, Mrs. Homer Dixon, Naples, Florida; and his many close and personal friends, sincere heartfelt condolence and encouragement.

May the Divine Master grant to those who are to carry on the work of the Furrow Floral Company ever remember that record of a generous life runs like a vine around the memory of our dead, and ever sweet, unselfish act is now a perfumed flower.

Section 2. That this Resolution be spread upon the pages of the permanent Journals of the Senate and the House of Representatives as a memorial to his Christian principles, his public and private services and integrity, to his loyal and devoted family life, and to those other wholesome qualities of a great life nobly lived.

Section 3. That authenticated copies of this Resolution be forwarded to each member of the family listed in Section 1 herein as a memorial of the sincere and deep respect and admiration which the members of the Oklahoma Legislature do now and shall continue to hold for their beloved "King of State Florists".

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

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

SB 217—By Ritzhaupt.

An Act relating to schools; abolishing school districts not maintaining an accredited high school; designating territory within the transportation area of a

school district maintaining an accredited high school to be within such high school district; providing for transfer of pupils in certain cases; authorizing the retention of schools under certain conditions; providing for notification of proper public officials of school district boundaries; requiring State Board of Education to designate transportation areas for all territory of State; fixing effective date of Act; providing for severability of provisions; repealing conflicting laws; and declaring an emergency.

SB 218—By Land.

An Act creating city-county library commissions in certain counties in this State; authorizing the Board of County Commissioners of such counties to contract with the governing body of certain cities for the establishment of a city-county library system; providing for a city-county library commission; authorizing such commission to enter into agreements for services and for financial assistance from any source, public or private; providing for financial contributions by the city and county to such library system and the expenditure of funds; authorizing the city-county library commission to establish, operate and maintain a city-county library system, to accept, hold and convey legal title to real property in the name of the commission, to administer funds which might be received pursuant to the provisions of Section 10-A, Article X of the Constitution of the State of Oklahoma, and authorizing said commission to exercise certain other powers and perform certain duties with respect to said city-county library system; authorizing the governing body of other cities or towns in such counties to participate in the city-county library system and contribute funds to the support thereof; authorizing the employees of such city-county library system to participate in established retirement systems and providing for the contribution of funds to such systems; making the provisions of this Act cumulative to existing laws; 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 180—Education—Common—To Ap-

propriations and Budget at request of reporting Committee.

SB 181—Education — Common — to Appropriations and Budget at request of reporting Committee.

HB 668—Education—Common.

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 7, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cartwright, Easterly, Harris, McSpadden.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Garrison introduced Larry Randolph Clifton and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Colston introduced Sharon Easley and asked that she be made Honorary Journal Clerk for 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:

HB 664—Appropriations and Budget.

DO PASS, as amended:

HB 584—Education—Common.

FIRST READING

The following Bills were introduced and read the first time:

SB 219—By Bailey, Pitcher and Wilson (Greer) of the Senate and Poynor, Wolf and Larason of the House.

An Act relating to mental and penal institutions of the State of Oklahoma; providing for the minimum salary of employees thereof; repealing all Acts in conflict herewith; making provisions of this Act severable; and declaring an emergency.

SB 220—By Romang.

An Act relating to county superintendent of schools, term and qualifications; amending 70 O. S. 1951, § 3-1, as amended by Section 4, Chapter A, Title 70, Oklahoma Session Laws 1955, page 417; removing requirement of thirty-six (36) months continuous teaching during four (4) years immediately preceding assuming duties of office; and declaring an emergency.

SECOND READING

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

SB 217—Education—Common.

SB 218—Municipal Government.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 201 correctly engrossed.

SB 11 correctly enrolled.

Engrossed **SB 201** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 11** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Wilson (Greer) presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 14 correctly enrolled.

SCR 15, **SBs 146** and **195** correctly engrossed.

Enrolled **SCR 14** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Ritzhaupt presiding.

Engrossed **SCR 15** was properly signed and ordered transmitted to the Honorable House for consideration.

President Nigh presiding.

Engrossed **SBs 146** and **195** were properly signed and ordered transmitted to the Honorable House for consideration.

President Pro Tempore Collins presiding.

MESSAGES FROM HOUSE

Advising fourth reading and transmitting Enrolled **HBs 522** and **727**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

SPECIAL ORDER

SB 2 by Allen having been set for Special Order was taken up for consideration.

Senator Allen asked unanimous consent that **SB 2** be read, and considered, section by section, which was the order.

Section 1 was read.

Senator Pazoureck moved to amend **SB 2**, line 16, page 3, by striking after the word "within" and before the word

"miles," the word and figure "two (2)", and substituting therefor the word and figure "three (3)" which amendment was declared adopted.

Senator Boecher moved to amend **SB 2**, line 10, page 3 by adding after the word "trust" the following language "and said service shall be permitted to continue to those users at the time of annexation." which amendment was declared adopted.

Senator Rogers moved to amend **SB 2**, line 18, page 3, by changing the word and figure "three (3)" to "five (5)," which amendment was adopted.

Upon motion of Senator Allen, Section 1, as amended, was adopted.

Section 2 was read.

Senator Shoemaker moved to amend **SB 2**, lines 7 through 10, page 5, by striking all of said lines, except "SECTION 2. (a)" and inserting in place thereof the following: "From and after the effective date of this Act, the governing body of any municipality, in its discretion, may add to the municipality such other territory adjacent to the municipal limits as it may deem proper, and shall have power to increase or diminish the municipal limits in such manner as in its judgment and discretion may redound to the benefit of the municipality, subject to the following provisions" which amendment was declared adopted.

Senator Bailey moved to amend **SB 2**, line 11, page 5, by adding after the word "owner" and before the word "whose" the following language: "or owners," which amendment was declared adopted.

Senator Stipe moved to amend **SB 2**, lines 11 and 12, page 5, by striking all of said lines, except "(1)" and inserting in place thereof the following: "Any property adjacent to the municipal limits may be annexed upon the petition or by the consent of the owners thereof."

By unanimous consent, upon request of Senator Stipe, the foregoing amendment was amended by inserting in the last line thereof, after the word "the" and before the word "consent" the word "written".

The vote occurring upon the Stipe amendment, as amended, it was declared adopted.

Senator Morford moved to amend **SB 2**, lines 13 through 18 on page 5 and line 1, on page 6, by striking all of said lines, except "(2)" and inserting in place thereof the following: "Any urban area of thirty (30) acres or less, adjacent to the municipal limits which has been served with municipal water service for a period of not less than one (1) year may be annexed without the consent of the property owners."

Senator Morford asked unanimous consent, which was granted, to temporarily defer consideration of his amendment in order that he might perfect same.

Senator Stipe moved to amend **SB 2**, pages 5 and 6, by striking all of the language in subsection (2) and inserting in lieu thereof the following language: "Any urban area adjacent to the municipal limits which has been served with municipal water service for a period of not less than one (1) year may be annexed without the consent of the property owners or owner" which amendment was tabled upon motion of Senator Tipps.

Senator Morford offered, as a substitute to his original amendment, the following amendment: "By striking all of lines 13 through 18 on page 5, and line 1, page 6, except "(2)" and inserting in place thereof the following: Any urban area of thirty (30) acres or less, adjacent to the municipal limits which has been served with municipal water service for a period of not less than one (1) year may be annexed without the consent of the property owners provided that said ordinance specified that adequate municipal services, except sewer services as set forth herein can and will be supplied within three (3) months after annexation."

Senator Baldwin moved to amend the Morford amendment by changing the word and figure "thirty (30)" to "twenty (20)" which amendment was declared adopted.

Senator Ritzhaupt moved to amend the

Morford amendment by striking "except sewer services", which amendment, by unanimous consent, he withdrew.

Senator Morford moved adoption of his amendment, as amended by the Baldwin amendment, which amendment was declared adopted.

Senator Stipe moved to amend **SB 2**, lines 2 through 6, page 6, by striking all of said lines, except "(3)" and inserting in place thereof the following: "When two sides of an urban area are adjacent to or abut on property within the municipal limits, such area may be annexed without the consent of the property owners provided adequate municipal services can be extended to such area within a reasonable time." which amendment was tabled upon motion of Senator Baldwin.

Senator Hamilton moved to amend **SB 2**, line 13, page 6, by striking after the words and figures "two (2) years" and inserting in lieu thereof the words and figure "one (1) year.", which amendment failed of adoption.

Senator Rogers moved to amend **SB 2**, lines 7 through 13, page 6, by striking all of said lines, except "(4)" and inserting in place thereof the following: "When three (3) sides of any territory are adjacent to, or abut on property which has been within the municipal limits not less than one hundred and twenty (120) days and all portions of the territory to be added are located within two (2) miles of the municipal limits, such territory may be added to the municipal limits without the consent of the property owners, provided adequate municipal services can be extended to such area within a reasonable time." which amendment was tabled upon motion of Senator Allen.

Senator Grantham moved to amend **SB 2**, line 13, page 6, by adding after the word "years" a new sentence to read as follows: "Provided further, however, that each of the three (3) sides of such additional area shall not be less than 350 yards in width." which amendment was declared adopted.

Senator Baldwin moved to amend **SB 2**, line 5, page 7, by changing the word and figure "forty (40)" to the word and figure "twenty (20)" which amendment was declared adopted.

Senator Stipe moved to amend **SB 2**, lines 5 and 6, page 7 by striking after the word "section" on line 4, and before the word "SECTION 3" in line 7, the following: "(c) Tracts of land in excess of forty (40) acres shall not be subject to municipal taxes."

Senator Baldwin moved to amend the Stipe amendment by changing the word and figure "forty (40)" to "twenty (20)".

Senator Stipe asked unanimous consent to withdraw his amendment, which was the order.

Senator Baldwin asked unanimous consent to withdraw his amendment, which was the order.

Senator Ritzhaupt moved to amend **SB 2**, line 1½, page 6, by adding after the word "annexation" the following language: "Provided that the area so annexed shall have sewer facilities provided, under the same manner as sewers were originally provided by the annexing city, such sewer main line shall be systematically planned for proper platting of the entire area annexed." which amendment was declared adopted.

Upon motion of Senator Allen, Section 2, as amended, was adopted.

Section 3 was read.

Senator Hamilton moved to amend **SB 2**, line 5, page 8, by striking the semicolon after the word "area" and substituting a period and strike the remainder of line 5 and all of lines 6 and 7, which amendment was declared adopted.

Senator Rogers moved to amend **SB 2**, line 9, page 7, by inserting after the word "territory" and before the word "the" the following: "otherwise than upon the petition or consent of the owners of the property annexed," which amendment by unanimous consent he withdrew.

Senator Bailey moved to amend **SB 2**,

line 10, page 8, by adding after the word "municipality" and before the word "unless" the following: "except in the case of voluntary annexation by petition of the property owners," which amendment was declared adopted.

Senator Rogers moved to amend **SB 2**, by striking lines 10-18, page 8 and lines 1-18, page 9, and lines 1-4, page 10, except "(e)" in line 10 and inserting in place thereof the following: "Whenever territory is to be annexed otherwise than upon petition or consent of the owners of the property annexed, the governing body of the municipality shall cause the clerk to give by mail notice of the proceedings to each property owner whose post office address is known, addressed to him at his last known address. Such notice shall be mailed not less than ten (10) days nor more than thirty (30) days prior to the date set by the governing body for considering the ordinance of annexation. The notice shall state (1) that it is proposed to annex the noticee's property, giving the description as it appears of record, to the municipality; (2) the time and place at which the ordinance of annexation is to be considered; (3) that the noticee may secure a copy of the ordinance of annexation on application to the clerk of the municipality, in person or by mail; and (4) that all persons objecting to the proposed annexation will be afforded opportunity to be heard on the date the ordinance is considered. An affidavit, duly verified by the clerk, showing the persons notified and the address to which each notice was mailed, shall be made part of the record of the proceedings at which the ordinance of annexation is considered." The amendment was tabled upon motion of Senator Bailey.

Senator Baldwin moved to amend **SB 2**, line 8, page 9, by striking the words "registered or" which amendment was adopted.

Senator Allen moved to amend **SB 2**, line 8, page 10, by deleting the words "not be subject to the municipal taxes" and substitute the following: "shall not be

taxed to any greater rate than other adjoining lands without the municipality" which amendment was declared adopted.

Senator Grantham moved to amend **SB 2**, line 10, page 9, by striking after the word "dress" the word "or" and insert the word "and" which amendment was tabled upon motion of Senator Tipps.

Upon motion of Senator Allen, Section 3, as amended, was adopted.

Section 4 was read.

Senators Bailey and Land moved to amend **SB 2**, by striking the following language in lines 10 and 11, page 10, "The requirements of the Act for annexation are jurisdictional; and" and by capitalizing the word "Any in line 11, which amendment was declared adopted.

Senator Graves moved to amend **SB 2**, line 3, page 12, by inserting after the word "appellants" and before the word "The" in line 4 the following: "If the court dismisses the appeal, and if it finds that the appeal was brought vexatiously and without probable cause, it may assess such a reasonable attorney's fees upon the appellant or appellants and in favor of the municipality." The amendment was declared adopted.

Upon motion of Senator Allen, Section 4, as amended, was adopted.

Section 5 was read.

Senator Hamilton moved to amend **SB 2**, line 7, page 12, by striking after the word "Act" the remainder of line 7 and by striking the portion of line 8 preceding the word "may", which amendment was tabled upon motion of Senator Allen.

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

Senator Graves moved to amend **SB 2**, lines 8-10, page 15, by striking after the word "forthwith" and before the word "and" in line 10, the following: "and relieved of any city municipal taxes that may have been assessed pending litigation." And put a semi-colon after the word "forthwith" in line 8, which amendment

was tabled upon motion of Senator Bailey.

Senator Graves moved to amend **SB 2**, line 15, page 15, by adding after the word "petitioners" and before the word and figure "Section 7", line 16, the following: "If the court dismisses the appeal, and if it finds that the appeal was brought vexatiously and without probable cause, it may assess such a reasonable attorney's fees upon the petitioner or petitioners and in favor of the municipality." The amendment was tabled upon motion of Senator Bailey.

Upon motion of Senator Allen, Section 5, as amended, was adopted.

Senator Allen moved succeeding Sections in **SB 2** be properly renumbered, which motion was adopted.

Senator Grantham moved to amend **SB 2**, page 15, by adding after the close of Section 5 a new section to be known as Section 6 and to read as follows: "Section 6. In any case in this Act where notice is required and the address of the person or persons required to receive notice is not known, then and in that event, notice shall be published in the city seeking to annex territory for two weeks, giving notice to all persons affected that may appear in the office of the city clerk and file objections to said annexation in writing. Upon the filing of said objections, the city clerk shall thereupon notify the person so objecting that at a time certain on a given date, he may appear in person before the governing body of the city and be heard. In the event said person objecting is not satisfied by the decision of the governing body of the city, he may appeal forthwith to the district court for a trial de novo of said matter." And renumber succeeding sections to conform, which amendment was tabled upon motion of Senator Tipps.

Sections 6, 7 and 8, as renumbered, were read and adopted, upon motions of Senator Allen.

Senator Bailey asked unanimous consent, to which Senator Ritzhaupt objected, to reconsider the vote by which Section 2, as amended, was adopted.

Senator Bailey moved that the vote be reconsidered by which Section 2, as amended, was adopted, which motion failed of adoption.

Senator Rogers moved that **SB 2**, as amended, be printed, with copies to be placed on Senators' desks on tomorrow, which motion was tabled upon motion of Senator Shoemaker.

Upon motion of Senator Allen, **SB 2**, as amended, was advanced to engrossment and third reading.

Upon motion of Senator Allen, 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 question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Colston, Dacus, Field, Garvin, Ham, Kerr, Ritzhaupt, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—19.

Nay: Cobb, Collins, Cowden, Fine, Garrison, Grantham, Graves, Hamilton, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemaker, Stipe, Trent.—20.

Excused: Bohannon, Cartwright, Eastery, Harris, McSpadden.—5.

The bill was declared failed of passage.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Allen moved the vote be reconsidered by which **SB 2**, as amended, failed of passage.

Senator Stipe asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **HB 529** was passed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting

for consideration Engrossed **HCRs 523, 524, 525 and 526.**

Consideration of Engrossed **HCR 523** was deferred for this day.

Senator Morford asked for immediate consideration of Engrossed **HCR 524**, which was the order, Senators Pazoureck, Payne, Dacus, Grantham, Romang, Berrong, Tipps, Stipe, Cobb, Rogers, Trent, McClendon, Hamilton, Ham, Field, Shoemaker, Garrison, Morford, Ritzhaupt, McColgin, and Collins asking to be made co-authors of the Resolution, which was ordered.

Engrossed **HCR 524**, as co-authored, was read at length as follows, and adopted upon motion of Senator Morford:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 524—By Privett, Abbott, Allard, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bulard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McCarty, McChristian, McCue, McCune, Massey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poynor, Priebe, Redman, Renneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Skaggs, Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolfe of the House and Breeden, Pazoureck, Payne, Dacus, Grantham, Romang, Berrong, Tipps, Stipe, Cobb, Rogers, Trent, McClendon, Hamil-

ton, Ham, Field, Shoemake, Garrison, Morford, Ritzhaupt, McColgin, and Collins of the Senate.

A HOUSE CONCURRENT RESOLUTION EXPRESSING SYMPATHY AND SORROW FOR THE DEMISE OF RAY D. HENRY, FORMER MEMBER OF THE HOUSE OF REPRESENTATIVES FROM PAWNEE COUNTY; DIRECTING JOURNAL ENTRIES; AND RELATING DISTRIBUTION OF RESOLUTION.

WHEREAS, Ray D. Henry, former member of the House of Representatives from Pawnee County in the Twenty-second, Twenty-third, Twenty-fourth, and Twenty-fifth Oklahoma Legislatures, expired from this earthly life, Thursday, February 16, 1961, at Stillwater, Oklahoma; and

WHEREAS, he was born at Leavenworth, Kansas, October 28, 1893, and migrated to the Sooner State in 1903; and

WHEREAS, Pearl White became his bride on December 26, 1912, at Pawnee, Oklahoma; and

WHEREAS, success came to Ray Henry in the fields of agriculture, ranching and politics; and

WHEREAS, true to pioneer tradition, "His word was his bond"; and

WHEREAS, interest in and love of the Legislature meant much to him, as did his membership in the IOOF lodge at Ralston.

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

SECTION 1. THAT, the House of Representatives and Senate of the Twenty-eighth Oklahoma Legislature express sympathy and sorrow for the demise of a former colleague and friend.

SECTION 2. THAT, this Resolution be entered on the pages of the permanent Journals of the Legislature.

SECTION 3. THAT, copies of this Res-

olution be transmitted to Mrs. Pearl Henry, widow of the deceased, Ralston, Oklahoma; Dr. Ray E. Henry, son of the deceased, Pawnee, Oklahoma; and Mrs. Cecil Norris, Pawnee, Oklahoma.

Engrossed HCR 524, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Morford asked for immediate consideration of Engrossed HCR 525, which was the order, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 525—By Bower and McCune of the House and Morford of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE CITY OF FAIRVIEW FOR RECEIVING FIRST PLACE AWARD AS OUTSTANDING COMMUNITY OF THE STATE OF OKLAHOMA FOR THE YEAR 1960; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO THE HONORABLE W. H. SALLASKA, MAYOR AND HERBERT KIEWER, PRESIDENT OF THE CHAMBER OF COMMERCE, FAIRVIEW, OKLAHOMA.

WHEREAS, on Wednesday, February 22, 1961, the City of Fairview, through the united efforts, skill, and ability of the City Government of said city, the Chamber of Commerce, and all of the loyal and faithful citizens of the said City of Fairview, was chosen as the outstanding community in the State of Oklahoma, for 1960, for cities of a population of 1,000 to 4,999, said award being sponsored by the Oklahoma Development Council and the State Department of Commerce and Industry; and

WHEREAS, the City of Fairview has, through untiring effort and desire, made said city a more prosperous and beautiful city for the use and benefit of all the people therein; and

WHEREAS, the accomplishment of such great achievement through the efforts of

said community has brought great honor to the City of Fairview, the fine people thereof, and to the State of Oklahoma; and

WHEREAS, the winning of this honor and award is only the beginning of greater development and success of the said City of Fairview.

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

SECTION 1. That the House of Representatives and the Senate of the Twenty-eighth Session of the Legislature commend and congratulate the City of Fairview for winning first place in the community achievement contest sponsored by the Oklahoma Development Council and the Department of Commerce and Industry of Oklahoma.

SECTION 2. That the Mayor, Chamber of Commerce, and the citizens of said city be and they are hereby commended for their united efforts in making this achievement possible.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to the Honorable W. H. Sallaska, Mayor; Herbert Kliever, President of the Chamber of Commerce, Fairview, Oklahoma.

Engrossed **HCR 525** was properly signed and ordered returned to the Honorable House.

Senator Rogers asked for immediate consideration of Engrossed **HCR 526**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 526—By Skaggs and Larason.

A CONCURRENT RESOLUTION COMMENDING THE OKLAHOMA PEST CONTROL ASSOCIATION AND DECLARING THE FIRST FULL WEEK IN APRIL AS

“OKLAHOMA PEST CONTROL WEEK”; DIRECTING THAT THIS RESOLUTION BE SPREAD UPON THE PERMANENT JOURNALS OF THE HOUSE OF REPRESENTATIVES AND THE SENATE AND THAT AN AUTHENTICATED COPY BE PRESENTED TO THE OKLAHOMA PEST CONTROL ASSOCIATION.

WHEREAS, the controlling of pest is of major importance to the health and welfare of the people of Oklahoma, and

WHEREAS, significant man power and a sizeable investment in equipment is annually engaged in this endeavor, and

WHEREAS, recognition of the faithful devotion of the members of this industry to this task is long overdue, and

WHEREAS, to honor this industry who contributes so much to the welfare of the citizens of the State of Oklahoma, the first full week in April should be declared “Oklahoma Pest Control Week”.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE WITH THE HONORABLE SENATE CONCURRING THEREIN:

SECTION 1. That the members of this industry be commended for their years of faithful service and devotion.

SECTION 2. That the first full week in April shall be hereafter designated as “Oklahoma Pest Control Week”.

SECTION 3. That an authenticated copy of this resolution be presented to the Oklahoma Pest Control Association.

Engrossed **HCR 526** was properly signed and ordered returned to the Honorable House.

Senator Field moved 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 passage of and returning Engrossed **SB 91**, as amended.

HAS to **SB 91** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 91, Page 1, SECTION 1, Line 17, by striking the figures "\$36,940.00" and "\$37,100.00" and inserting in lieu thereof the figures "\$35,940.00" and "\$36,100.00".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 18, by striking the figures "8,260.00" and "\$8,200.00" and inserting in lieu thereof the figures "\$9,260.00" and "\$9,200.00".

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 25, by striking all the language following the "comma" on Line 25 and all Line 26 and on Line 27 through the comma after "1959,".

AMENDMENT NO. 4. Amend Page 1, SECTION 2, Line 33, by striking the figures "\$3,000.00" and "\$3,600.00" and inserting in lieu thereof the figures "\$3,600." and "\$3,900.00".

AMENDMENT NO. 5. Amend Page 1, SECTION 2, Line 34, by striking all of Line 34; and on Line 35, the figure "7" and inserting in lieu thereof the figure "6".

MESSAGE FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 11**.

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 14**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

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 173—State and Federal Government—To Public Health by reporting committee.

SB 199—Revenue and Taxation.

DO PASS, as amended:

SB 20—Revenue and Taxation.

SB 153—Revenue and Taxation.

SB 155—Revenue and Taxation.

SB 167—County Government.

SB 212—State and Federal Government.

HJR 507—State and Federal Government.

FIRST READING

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

SB 221—By Allen.

An Act relating to trusts for public functions; amending 60 O. S. 1951, § 178, to require trustees of public function trusts created after approval of this Act whereby a municipality is the beneficiary to be the governing body of such municipality; and declaring an emergency.

SJR 19—By Garvin and Grantham.

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 the State of Oklahoma, adding Article VII-A thereto which authorizes the Legislature to enact a retirement system for judges of courts of record of the State of Oklahoma; provides for removal from office of judges for stated causes; creates a court on judiciary; sets method of determination and qualification of members; divides court into trial and appellate divisions; fixes terms of members; authorizes court to adopt rules of procedure; makes Clerk of Supreme Court of Oklahoma Clerk of Court on Judiciary; grants court full judicial powers for enforcement of process and writs; specifies parties allowed to invoke jurisdiction of Court on Judiciary and form and substance there-

of; directs presiding judge of such court to designate prosecutor from names submitted by executive council of the Oklahoma Bar Association; makes code of civil procedure apply when issue not covered by rules of procedure of such court; authorizes court to suspend respondent from office pending determination of action; restricts judgements of such court to

removal from office or compulsory retirement; requires members of such court to serve without compensation except expenses as authorized for District Judges serving outside their district.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Thirty-Eighth Legislative Day

Wednesday, March 8, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Cartwright, Cobb, Ham, Harris, McSpadden, Pitcher, Rogers—8.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was approved.

INTRODUCTION OF GUESTS

Senator Baldwin introduced, in absentia, the lovely young daughter of Senator and Mrs. Fred R. Harris, Laura Loretta Harris, Weight 9 lb, 5½ oz, born March 7, at 5:00 p.m. He stated that her temporary address is Memorial Hospital in Lawton, and asked unanimous consent, which was granted, that Laura Loretta be made Honorary Journal Clerk for this legislative day, and that the Secretary of the Senate be requested to send her a badge, together with a proper Resolution.

Senator Morford introduced Betsy Alau-povic and Starr Gholston and asked that they be made Honorary Pages for this legislative day, which was the order.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

J. A. Rinehart states that he resides at 1107 S. Hoff, El Reno, Oklahoma; that he is 60 years of age; that he is legislative representative and attorney for Oklahoma Liquor Wholesalers Association; that he is paid a reasonable attorney fee in accordance with his time and services rendered, 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 March, 1961.

J. A. Rinehart

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 675—By Lance, Bynum, Converse, McChristian, Nichols (Dewey), Northcutt, Patterson, Sare, Settles, Sullivan, Tucker, Willis (Cherokee) and Sparkman.

An Act relating to hunting and fishing licenses; authorizing sale by agents of Wildlife Conservation Department; directing return of money advanced by agent when unsold license returned; amending 29 O. S. 1951, § 209, to authorize director to advance non-resident licenses to agents without deposit; requiring return of unused licenses or sale price thereof by fifteenth day of January following year in

which license was valid; making failure to so return or pay, a misdemeanor and fixing fine; requiring evidence of authority of agent to be in writing; and declaring an emergency.

HB 758—By Lance, Sullivan and Tucker.

An Act authorizing the Oklahoma Wildlife Conservation Commission to provide Workmen's Compensation Insurance for all rangers actively engaged in enforcement of wildlife laws; and declaring an emergency.

HB 789—By Ford.

An Act relating to license fee for commercial game propagation license; amending Section 1, Chapter 2, Title 29, Oklahoma Session Laws 1953, page 121 (29 O. S. Supp. 1959, § 751), to require payment of one hundred dollars (\$100.00) license fee for commercial game propagation license; and declaring an emergency.

HB 793 — By McChristian, Taliaferro, Witt, Bilyeu, Briscoe, Bower, Converse, Fowler, Green, Holder, Howe, Jones, Lance, Larason, Lauer, Moad, Northcutt, Patterson, Priebe, Privett, Reneau, Richardson, Strickland, Tucker, Cox, Stevens and Levergood.

An Act relating to the sales tax; amending Section 3, Chapter 27, Title 68, page 491, Oklahoma Session Laws 1957 (68 O. S. Supp. 1959, § 1251p), by eliminating the requirement that the purchaser retain a copy of the invoice or sales ticket on certain purchases exempt from the sales tax; reducing the period of time which the seller must retain copies of said invoices or sales tickets from three (3) years to one (1) year; and declaring an emergency.

HB 801—By Privett, Bernard, Briscoe, Greenhaw, Lauer, Page and Patterson.

An Act fixing the rate of interest to be charged by the Commissioners of the Land Office on the balance of the purchase price of lands sold under sales contract;

providing the maximum period of time in which such balance shall be paid; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

The above numbered **HBs** 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 32—Public Health.

SB 41—Public Health—To Appropriations and Budget Committee upon recommendation of reporting Committee.

SB 173—Public Health.

SB 204—Agriculture—Appropriations and Budget by previous order.

SB 215—Municipal Government.

SB 218—Municipal Government.

DO PASS, as amended:

SB 7—Agriculture.

SB 64—Constitutional Amendments, Initiative and Referendum and Code Revision.

FIRST READING

The following Bills were introduced and read the first time:

SB 222—By Hamilton.

An Act relating to the public schools of Oklahoma; amending Oklahoma School Code, 70 O. S. 1951, Article 7, as amended by adding a new section thereto to be numbered 7-7; dealing with annexation and consolidation; repealing all Acts or parts of Acts in conflict with this Act; and declaring an emergency.

SB 223—By Hamilton.

An Act making appropriations to the State Board of Education for operation and maintenance of public schools in the State of Oklahoma; stating method of apportionment and disbursement; providing for appointment and compensation of em-

ployees; making the appropriations non-fiscal; making the provisions of this Act severable; repealing all Acts in conflict herewith; and declaring an emergency.

SECOND READING

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

SB 219—Public Health.

SB 220—Education—Common.

SB 221—Business and Industry.

Senator Allen asked unanimous consent, which was granted, that the order referring **SB 221** to Business and Industry be rescinded, and that it be referred to the Committee on Municipal Government.

SJR 19—Constitutional Amendments, Initiative and Referendum and Code Revision, then to Judiciary.

GENERAL ORDER

SB 9 by Easterly was read and considered.

Upon motion of Senator Easterly, **SB 9** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **SB 9** was considered engrossed and placed upon third reading and final passage.

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: Allen, Bailey, Berrong, Boecher, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Kerr, Land, Lollar, Payne, Pazoureck, Ritzhaupt, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—22.

Nay: Baldwin, Cowden, Fine, Graves, Hamilton, McClendon, Shoemake, Stipe, Tipps, Trent.—10.

Excused: Breeden, Cartwright, Cobb, Ham, Harris, McSpadden, Pitcher, Rogers.—8.

Not Voting: Belvin, Bohannon, McGolgin, Morford.—4.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a Senator Easterly moved that the vote be reconsidered by which **SB 9** failed of passage.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 15**.

The above numbered Resolution was referred for enrollment.

Senators Breeden, Cobb, Ham and Rogers asked to be shown present, which was the order.

Senator Bailey asked unanimous consent, which was granted, that **SB 2**, as amended, be printed.

GENERAL ORDER

SB 167 by Berrong was read and considered.

By unanimous consent, Senator Dacus was added as co-author of **SB 167**.

Upon request of Senator Berrong, further consideration of **SB 167** was deferred for this legislative day.

Senator Pazoureck presiding.

SJR 7 by Ritzhaupt was read and considered.

Senator Allen presiding.

Senator Pazoureck presiding.

Senator Land moved to amend **SJR 7**, line 3, page 3, by striking the figures "30,000" and substituting therefor the figures "50,000" which amendment failed of adoption.

Senator Field asked unanimous consent, which was granted, that the title of **SJR 7** be corrected by adding the words "AND ORDERING A SPECIAL ELECTION."

Upon motion of Senator Ritzhaupt, **SJR 7**, as amended, was advanced to engrossment.

By unanimous consent, upon request of

Senator Ritzhaupt, **HJR 7**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 7 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 7
—By Ritzhaupt.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION AT A SPECIAL ELECTION, A CALL FOR A CONSTITUTIONAL CONVENTION UNDER AUTHORITY OF SECTION 2, ARTICLE XXIV, OKLAHOMA CONSTITUTION TO PROPOSE ALTERATIONS, REVISIONS, OR AMENDMENTS TO THE PRESENT OKLAHOMA CONSTITUTION OR TO PROPOSE A NEW CONSTITUTION, CONVENING ON THE SECOND TUESDAY IN JANUARY, 1962, FIXING THE NUMBER OF DELEGATES AND PROVIDING FOR THEIR QUALIFICATIONS, ELECTION AND COMPENSATION; PROVIDING FOR EMPLOYEES OF SAID CONVENTION AND THE HANDLING OF THE BUSINESS, PROPERTY AND FUNDS THEREOF; AND PROVISION FOR THE SUBMISSION OF ANY PROPOSALS OF SAID CONVENTION TO THE PEOPLE; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. Under authority of Section 2, Article XXIV of the Constitution of Oklahoma, the Secretary of State is hereby directed to refer the following proposed law to the people for their approval or rejection, as and in the manner provided by law:

Section 1. There is hereby called a Constitutional Convention for the purpose of proposing the altering, revising or amend-

ing of the present Oklahoma Constitution, or of proposing a new Constitution for the State of Oklahoma, to be presented to the people for their approval or rejection.

Section 2. Said Constitutional Convention shall convene at twelve o'clock noon on the second Tuesday of January, 1962, in the Chamber of the House of Representatives in the State Capitol Building in Oklahoma City, in which all meetings of the convention shall be held.

Section 3. The basis of representation in said convention shall be as follows: One delegate shall be elected from each county of this State; and each county shall be entitled to one additional delegate for each 30,000 population, or major fraction thereof, of the county, according to the next preceding Federal Decennial Census, provided that no county shall have more than ten (10) delegates.

Section 4. No person shall be eligible as a delegate, or as a candidate therefor, unless at the time he files as such candidate he is a qualified registered elector of the State of Oklahoma and of the county from which he seeks such election. Any person holding any office under the laws of this State, and any deputy of such officer, shall be eligible to serve as a delegate, and any such officer or deputy shall not be deemed to have vacated such office or deputyship by reason of having qualified and served as delegate.

Section 5. For the purpose of nominating delegates to said convention, a special primary election is hereby ordered to be held throughout the state on the first Tuesday in the month of July 1961. Any eligible person desiring to be an independent candidate, or to be nominated as the candidate of any political party, for delegate, shall file his or her notification and declaration of candidacy therefor with the Secretary of the State Election Board not less than seventeen nor more than twenty days before the date of said special primary election. No run off primary shall

C. Delegates shall receive Fifteen Dollars (\$15.00) per calendar day for not to exceed ninety (90) convention days. By "convention day" is meant a day on which the convention actually meets in session; provided, that if the convention shall fail to meet in session for more than three (3) consecutive calendar days at any one time, all such consecutive days in excess of three (3) during which they so fail to meet shall be counted as convention days.

D. Delegates shall be reimbursed as other state officers are reimbursed, or traveling expenses for such travel as may be authorized by the convention, provided that no reimbursement shall be paid to any delegate after the convention convenes, for traveling expenses in traveling from his home to the place of meeting of the convention or returning to his home, except as provided in subsection B of this Section.

Section 10. The president of the convention shall appoint such employees as shall have been authorized by the convention, at such compensation as shall have been authorized by the convention. The State Librarian shall assist the convention by providing appropriate library services, reference and research services, summaries and studies of information required by the convention, and by preparing reports, measures, journals, proceedings and like documents.

Section 11. A. After the final adjournment of the convention the president of the convention shall:

(1) Examine all outstanding claims against the convention; and all valid claims and obligations shall be paid.

(2) Make an inventory of any equipment, supplies or other property acquired by the convention other than the documents and records referred to in subsections 4, 5, and 6 of this Section, and turn all such property over to the State Board of Public Affairs to be by it dis-

posed of or transferred as provided by law.

(3) Close all other unfinished business of the convention.

(4) Prepare two (2) copies of the journal of the convention, certify them to be true and correct, and file one (1) copy with the Secretary of State, and one (1) with the State Librarian. Said journal need not be indexed.

(5) Transmit to the Secretary of State the originals of any and all proposed alterations, revisions, or amendments of the present Oklahoma Constitution, or proposed new Constitution, adopted by the convention, and transmit one (1) copy thereof, certified by the president to be true and correct, to the State Librarian, and one (1) such certified copy to the Attorney General.

(6) Deliver to the State Librarian, and Archivist, all documents, records, reports, and other papers of the convention, which are not required by subsections (4) and (5) of this Section, to be delivered to the Secretary of State and Attorney General.

(7) Upon completion of the duties prescribed by this subsection A, the president shall notify the secretary of State, in writing, that all such duties have been completed.

B. The president of the convention shall receive such compensation, after the final adjournment of the convention, and shall be assisted by such employees at such compensation as the convention shall have authorized; provided, however, that neither the president nor any employee of the convention shall receive any compensation or reimbursement of any kind for any work or services performed after the expiration of thirty (30) calendar days after the said adjournment.

Section 12. Except as provided in subsection A of Section 9 of this Act, all expenses of the convention including but not limited to compensation of delegates

C. Delegates shall receive Fifteen Dollars (\$15.00) per calendar day for not to exceed ninety (90) convention days. By "convention day" is meant a day on which the convention actually meets in session; provided, that if the convention shall fail to meet in session for more than three (3) consecutive calendar days at any one time, all such consecutive days in excess of three (3) during which they so fail to meet shall be counted as convention days.

D. Delegates shall be reimbursed as other state officers are reimbursed, or traveling expenses for such travel as may be authorized by the convention, provided that no reimbursement shall be paid to any delegate after the convention convenes, for traveling expenses in traveling from his home to the place of meeting of the convention or returning to his home, except as provided in subsection B of this Section.

Section 10. The president of the convention shall appoint such employees as shall have been authorized by the convention, at such compensation as shall have been authorized by the convention. The State Librarian shall assist the convention by providing appropriate library services, reference and research services, summaries and studies of information required by the convention, and by preparing reports, measures, journals, proceedings and like documents.

Section 11. A. After the final adjournment of the convention the president of the convention shall:

(1) Examine all outstanding claims against the convention; and all valid claims and obligations shall be paid.

(2) Make an inventory of any equipment, supplies or other property acquired by the convention other than the documents and records referred to in subsections 4, 5, and 6 of this Section, and turn all such property over to the State Board of Public Affairs to be by it dis-

posed of or transferred as provided by law.

(3) Close all other unfinished business of the convention.

(4) Prepare two (2) copies of the journal of the convention, certify them to be true and correct, and file one (1) copy with the Secretary of State, and one (1) with the State Librarian. Said journal need not be indexed.

(5) Transmit to the Secretary of State the originals of any and all proposed alterations, revisions, or amendments of the present Oklahoma Constitution, or proposed new Constitution, adopted by the convention, and transmit one (1) copy thereof, certified by the president to be true and correct, to the State Librarian, and one (1) such certified copy to the Attorney General.

(6) Deliver to the State Librarian, and Archivist, all documents, records, reports, and other papers of the convention, which are not required by subsections (4) and (5) of this Section, to be delivered to the Secretary of State and Attorney General.

(7) Upon completion of the duties prescribed by this subsection A, the president shall notify the secretary of State, in writing, that all such duties have been completed.

B. The president of the convention shall receive such compensation, after the final adjournment of the convention, and shall be assisted by such employees at such compensation as the convention shall have authorized; provided, however, that neither the president nor any employee of the convention shall receive any compensation or reimbursement of any kind for any work or services performed after the expiration of thirty (30) calendar days after the said adjournment.

Section 12. Except as provided in subsection A of Section 9 of this Act, all expenses of the convention including but not limited to compensation of delegates

and employees, and the expenses of carrying out the provisions of Section 11 shall be paid upon claims approved by the president of the convention, from appropriations made for said purpose.

Section 13. A special election is hereby ordered to be held throughout the state on the first Tuesday in July 1962, at which the Secretary of State is hereby directed to submit to the people for their adoption or rejection, any alteration, revision, or amendment of the present Constitution or new Constitution proposed by the convention, as and in the manner provided by law for the referral to the people of constitutional amendments proposed by the Legislature.

SECTION 2. The Ballot Title for said proposed law shall be in the following form:

BALLOT TITLE

Legislative Referendum No.

State Question No.

THE GIST OF THE PROPOSITION IS
AS FOLLOWS:

Shall a Law proposed by Senate Bill No. 4 of the 27th Oklahoma Legislature calling a convention under authority of Section 2, Article XXLV, Oklahoma Constitution, to propose alterations, revisions, or amendments to the present Oklahoma Constitution, or to propose a new Constitution, convening on the second Tuesday in January 1962; fixing the number of delegates and providing for their election and compensation; providing for employees of said convention and the handling of the business, property and funds thereof; and providing for the submission of any proposals of said convention to the people, be approved by the people?

☐ YES

SHALL SAID LAW
BE APPROVED?

☐ NO

SECTION 3. The President Pro Tempore of the Senate shall immediately after the passage of this Act prepare and file one copy thereof, including the above bal-

lot 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 first Tuesday in June 1961, at which the proposed law set forth in SECTION 1 of this Act shall be referred to the people of Oklahoma for their approval or rejection, as and in the manner provided by law; and unless said law shall be approved by the people at such election, said law shall be null and void.

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

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Kerr, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—24.

Nay: Allen, Berrong, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Garrison, Land, McClendon, Stevenson, Stipe.—13.

Excused: Cartwright, Harris, McSpadden, Pitcher.—4.

Not Voting: Ham, Lollar, Rogers.—3.

The Resolution was declared passed.

The question being, "Shall SJR 7, by Ritzhaupt, entitled:

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION AT A SPECIAL ELECTION, A CALL FOR A CONSTITUTIONAL CONVENTION UNDER AUTHORITY OF SECTION 2, ARTICLE XXIV, OKLAHOMA CONSTITUTION, TO PROPOSE ALTERATIONS, REVISIONS, OR AMENDMENTS TO THE PRESENT OKLAHOMA CONSTITUTION OR TO PROPOSE A NEW CONSTITUTION, CONVENING ON THE SECOND TUESDAY IN JANUARY, 1962, FIXING THE NUMBER OF DELEGATES AND PROVIDING FOR THEIR QUALIFICATIONS, ELECTION AND COMPENSATION; PROVIDING FOR EMPLOYEES OF SAID CON-

VENTION AND THE HANDLING OF THE BUSINESS, PROPERTY AND FUNDS THEREOF; AND PROVISION FOR THE SUBMISSION OF ANY PROPOSALS OF SAID CONVENTION TO THE PEOPLE; 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 Tuesday in June, 1961, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the first Tuesday in June, 1961, as provided in Section 1, of Article 24 of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cobb, Collins, Cowden, Dacus, Hamilton, McClendon, Stevenson, Stipe.—8.

Excused: Cartwright, Harris, McSpadden, Pitcher.—4.

Not Voting: Lollar, Rogers.—2.

The President Pro Tempore, 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 7 was ordered referred for engrossment.

GENERAL ORDER

SB 20 by Wilson (Greer) of the Senate and Larason of the House was read and considered.

Senator Grantham asked to be made co-author of **SB 20**, which was the order.

Senator Garvin presiding.

Senator Colston asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Shoemake presiding.

Senator Wilson (Greer) asked unanimous consent, which was granted, that **SB 20** be re-referred to Committee on Revenue and Taxation, for the purpose of further consideration.

Senator Pitcher asked to be recorded present, which was the order.

RESOLUTION

By unanimous consent, Senator Stipe introduced the following Resolution, following which Senators Payne, Belvin and McColgin asked to be made co-authors:

SENATE RESOLUTION No. 26—By Stipe—A Resolution relating to welfare payments; taking note of the increased cost of living and rising inflation; recognizing the injurious effect of such facts on persons of fixed low income; requesting those responsible for determination of monthly payments to welfare recipients to consider the possibility of raising such payments.

Senator Grantham moved that **SR 26** be referred to the Committee on Social Welfare, that an invitation be extended Mr. L. R. Rader, Director of Public Welfare, to appear before said Committee in order that information relative to the financial status of funds might be ascertained, which motion was adopted.

Senator Colston asked to be recorded present, 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 reassembled in open session, with Senator Shoemake presiding, who made the following announcements:

The Senate in executive session and upon motion of Senator Payne, advised and consented to the confirmation of the executive nomination of J. H. KEIM, of Okmulgee, Oklahoma, as a member at large of the Oklahoma Liquefied Petroleum Gas

Board, for a term effective upon confirmation and ending June 30, 1963.

The Senate, in executive session and upon motion of Senator Trent, advised and consented to the 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 upon confirmation and ending July 1, 1965.

The Senate, in executive session and upon motion of Senator Bohannon, advised and consented to the confirmation of the executive nomination of REX PETTIJOHN, of Stigler, Oklahoma, as a member of the Oklahoma Educational Television Authority, for a term effective upon confirmation and ending June 30, 1966.

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

FIRST READING

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

SB 224—By Trent of the Senate and Thomas of the House.

An Act relating to cities and towns; declaring furnishing of water by munici-

palities a proprietary function; requiring municipalities or trusts of which a municipality is a beneficiary to reimburse taxing units of government for taxes lost due to ownership by municipality of trust therefore; restricting such reimbursements to payments from gross revenues derived from sale of water from properties located within the area of the governmental unit reimbursed; repealing conflicting laws; making the provisions of this Act severable; and declaring an emergency.

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:

SJR 5—Congressional and Legislative Redistricting, coauthored by Stevenson.

DO PASS, as amended:

SB 179—Congressional and Legislative Redistricting.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Thirty-Ninth Legislative Day

Thursday, March 9, 1961

Pursuant to adjournment, the Senate met at 10:00 a.m., and was called to order by Senator Baldwin, designated to do so by the President Pro Tempore.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Greer).—34.

Excused: Cartwright, Ham, Harris, Lollar, McSpadden, Pitcher, Shoemake, Tipps, Trent, Wilson (Beckham).—10.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Kerr introduced Mac Martin of Altus, Oklahoma, a Page for this legislative week, and active Member of the 4-H Club, and asked unanimous consent, which was granted, that Mac be granted privilege of the Floor to address the Senate in regard to National 4-H Club Week.

Mac delivered the following address, which is incorporated herein upon request of Senator Kerr:

"May I have just one moment of your time? This is National 4-H Club Week. I bring you greetings from 65,000 4-H Club members throughout Oklahoma. You have been very kind to 4-H in the past, by supporting Oklahoma Extension Service. It is true that Oklahoma is the State of 4-H Champions. In the past ten years, Oklahoma has had more champions than any

other state. The 4-H Pledge tells the entire story of 4-H.

I pledge my head to clearer thinking,

My heart to greater loyalty,

My hands to larger service,

My health to better living,

For my club, my community and my country.

Will you join with me to observe this National 4-H Club Week?"

Senator Grantham introduced Don Howe, son of Representative John Howe, and his friend Ken Venzke, both of Ponca City, and asked that they be made Honorary Pages for this legislative day, which was the order.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

L. P. Williams states that he resides at 212 NW 12, Oklahoma City, Oklahoma; that he is adult years of age; that he is legislative representative for Southwestern Oklahoma Building and Construction Trades Council; that he is paid the sum of \$150.00, per week 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 2nd day of March, 1961.

L. P. Williams.

MOTION TO RECONSIDER VOTES

HBs 629, 630, 631, 632 and 633, having

been previously signed, were ordered returned to the Honorable House.

SECOND READING

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

SB 222—Education—Common.

SB 223—Education—Common, then to Appropriations and Budget.

SB 224—Municipal Government.

HB 675—Game and Fish.

HB 758—Game and Fish, then to Insurance.

HB 789—Game and Fish.

HB 793—Revenue and Taxation.

HB 801—Public Lands.

GENERAL ORDER

SB 215 by Bailey of the Senate and Wolf and Poynor of the House was read and considered.

Upon motion of Senator Bailey, **SB 215** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **SB 215** 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, Bailey, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stevenson, Stipe, Wilson (Greer).—29.

Nay: Baldwin, Breeden, Dacus, Romang.—4.

Excused: Cartwright, Ham, Harris, Lollar, McSpadden, Pitcher, Shoemake, Tipps, Trent, Wilson (Beckham).—10.

Not Voting: Belvin.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stevenson, Stipe, Wilson (Greer).—30.

Nay: Baldwin, Dacus, Romang.—3.

Excused: Cartwright, Ham, Harris, Lollar, McSpadden, Pitcher, Shoemake, Tipps, Trent, Wilson (Beckham).—10.

Not Voting: Belvin.—1.

The emergency was declared passed.

SB 215 was referred for engrossment.

Senator Lollar asked to be shown present, which was the order.

RESOLUTION

By unanimous consent, Senator Cobb introduced the following Resolution:

SCR 16—by Cobb.

A Resolution memorializing the Congress of the United States to amend or supplement the Federal Aid Highways Laws of the United States to authorize the use of Federal Aid Highway Funds for the maintenance of the Federal Highway System in the same manner and to the same extent as such funds may be used for highway construction purposes.

Senators Hamilton, McClendon, Boecher, Kerr, Bohannon, Stipe, Fine, Allen, Cowden, Wilson (Greer), Pazoureck, Breeden, Colston, Berrong, Dacus, Ritzhaupt and McColgin asked to be made co-authors of **SCR 16**, which was the order.

SCR 16 was read at length, as follows, adopted upon motion of Senator Cobb and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION No. 16—By McClendon, Boecher, Kerr, Cobb, Hamilton, Bohannon, Stipe, Fine, Allen, Cowden, Wilson (Greer), Pazoureck, Breeden, Colston, Berrong, Dacus, Ritzhaupt and McColgin.

A RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO AMEND OR SUPPLEMENT THE FEDERAL AID HIGHWAYS LAWS OF THE UNITED STATES TO AUTHORIZE THE USE OF FEDERAL AID HIGHWAY FUNDS FOR THE MAINTENANCE OF THE FEDERAL HIGHWAY SYSTEM IN THE SAME MANNER AND TO THE SAME EXTENT AS SUCH FUNDS MAY BE USED FOR HIGHWAY CONSTRUCTION PURPOSES.

WHEREAS, the Congress of the United States by the passage of the Federal Aid Highway Act of 1956, authorized the construction of approximately 40,000 miles of highways to constitute the National System of Interstate and Defense Highways, in addition to the regular primary and secondary federal aid highway programs, which has resulted in the construction of thousands of miles of new highways throughout the United States; and

WHEREAS, the provisions of the Federal Aid Highway laws now require the several states to maintain all highway projects constructed as a part of the federal aid system, and authorize the Secretary of Commerce to withhold federal aid funds from any state which fails properly to maintain such highway projects; and

WHEREAS, the continually increasing mileage of the federal aid highway system has placed an increasingly heavy burden upon the states to maintain such additional highway projects, thereby reducing the funds available to the states for new construction; and

WHEREAS, The increase in federal highway user taxes to finance the National System of Interstate and Defense Highways has made it difficult, if not virtually impossible, for the states to increase state highway user taxes, and a condition has thus been brought about where many states do not have adequate funds to carry out both new construc-

tion programs and proper maintenance programs; and

WHEREAS, the maintenance of the existing federal aid highway system is a necessary and essential part of the highway program of every state, and the lack of proper maintenance of the existing highway system will result in the deterioration of many miles of highways with the resultant loss of use of these facilities to the public:

WHEREAS, the President and Congress of the United States are desirous of furnishing widespread employment, and providing safe highways for the public to travel on and to maintain same in the best condition as a matter of national defense; The maintenance of said federal aid highways by aid of federal funds as heretofore set out is necessary and essential to carry out the intent and purposes of said act.

NOW THEREFORE BE IT RESOLVED BY THE STATE SENATE OF THE 28TH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

Sec. 1. That this matter be brought to the attention of the Congress of the United States and that the Congress be memorialized to amend or supplement the existing federal highway laws to authorize the use of federal aid highway funds for the maintenance of the federal aid highway system in the same manner and to the same extent as such funds are not made available to the states for highway construction purposes.

Sec. 2. That a copy of this resolution, duly certified, be transmitted, immediately, to each member of the Oklahoma delegation in the Congress of the United States.

Senators Ham and Pitcher asked to be shown present which was the order.

GENERAL ORDER

SB 173 by Stipe of the Senate and Skeith,

et al, of the House was read and considered.

Senator Ritzhaupt moved to amend **SB 173**, line 13, page 2, by adding after the word "acres" and before the word "more" the following language: "that portion as needed to properly operate the hospital," which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 173**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 173**, as amended, 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Wilson (Greer).—31.

Nay: Romang.—1.

Excused: Cartwright, Harris, McSpadden, Shoemake, Tipps, Trent, Wilson (Beckham).—7.

Not Voting: Belvin, McColgin, Morford, Rogers, Stevenson.—5.

The bill was declared passed.

SB 173, as amended, was referred for engrossment.

Senators Tipps and Trent asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 574—By Sullivan, Bernard, Bilyeu, Blackard, Diel, Eidson, Fowler, Lance, McChristian, Morgan, Murrow, Patterson, Poynor, Smith, Sparkman, Strickland, Thomas and Watkins.

An Act relating to the coverage of public officers and employees under the Old Age and Survivors Insurance provisions of the Federal Social Security Act, as amended; amending Section 7, Chapter 4, Title 51, Oklahoma Session Laws 1955; providing for referenda and agreements for benefits upon petition by eligible employees of subdivisions of the State; and declaring an emergency.

HB 790—By Levergood, Morgan, McCue, Craig (Kay), Bernard, Larason, Wilhelm, Taliaferro, Shibley, Karnes, Sparkman, Finch, Bynum, Nichols (Seminole), Howard, Privett, Green, Etling, Forsythe, Kardokus, Harper, Poynor, Howze, Henry, Ford, Craig (Lincoln), and Burkett of the House and Pitcher, McSpadden, Boecher, Fine, Payne and Grantham of the Senate.

An Act relating to court actions involving real property; providing that any person appearing in the title to such property may be made a defendant to such action by including name in caption of action; providing that a person made a defendant in the body of such a petition by the appellation of certain language is sufficient to include any and all claims such defendant may have or claims to have in the real property involved without necessity of giving reason for making such party a defendant; designating codification of Act; and declaring an emergency.

HB 836—By Levergood, Williams (Carter), Lance, Ruby and Patterson.

An Act providing that in case of illness of the County Judge, his temporary absence from the county, his disqualification to serve in certain case or cases, or if for any cause he shall be unable to serve, the Chief Justice of the Supreme Court may designate any other County Judge, District Judge, Superior Judge or any Supernumerary Judge of this State to preside over the County Court in said county in lieu of the County Judge elected in said county and to transact any busi-

ness pertaining to the office of County Judge in said county; providing regular County Judge and assigned judge may hold court in same county separately at same time; authorizing Chief Justice to specify the period during which and the cases or matters in which assigned judge is to serve, and make provision for payment of traveling expenses for assigned judge when duties are away from his home; retaining all other provisions of law authorizing the election or selection and compensation of a temporary County Judge, Special County Judge or Judge Pro Tempore, or the designation of some other judge in the county to act as temporary County Judge; and declaring an emergency.

The above HBs were read for the first time.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled HCRs 524, 525 and 526.

The above numbered Enrolled Resolutions were properly signed and ordered returned to The Honorable House.

Senator Grantham presiding.

MESSAGES FROM THE GOVERNOR

Advising approval by him, March 9, 1961, of Enrolled SBs 10, 11 and SJR 13 entitled:

ENROLLED SENATE BILL NO. 10—By Graves, Cowden, Rogers, Belvin, Berrong, Bohannon, Breeden, Cartwright, Garrison, Garvin, Grantham, Ham, Land, Lollar, McColgin, and Payne of the Senate and Cox, Henry, Levergood, Stevens, and Williams (Carter) of the House.

AN ACT RELATING TO SECURITIES; AMENDING SECTION 2, CHAPTER 1, TITLE 71, OKLAHOMA SESSION LAWS 1959, PAGE 325 (71 O.S.) SUPP. 1959 § 2), DEFINING TERMS; PROVIDING ADDITIONAL EXCEPTIONS TO THE DEFINITION OF "AGENT"; REPEALING DEFINITION OF "BROKER - DEALER"

AS INCLUDING A PERSON ENGAGED IN THE PRODUCTION OR REFINING OF VARIOUS MINERALS; REPEALING DEFINITION OF "SECURITY" AS INCLUDING CERTIFICATES OF INTEREST OR PAYMENTS OUT OF PRODUCTIONS IN OIL, GAS, OR MINING TITLES OR LEASES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 11—By Wilson (Beckham) of the Senate and Skaggs and Williams (Carter) of the House.

AN ACT RELATING TO SECURITIES; AMENDING SECTION 401, CHAPTER 1, TITLE 71, OKLAHOMA SESSION LAWS 1959, PAGE 340 (71 O.S. SUPP. 1959, § 401); RELATING TO CERTAIN EXEMPTIONS FROM REGISTRATION AND APPROVAL OF SALES LITERATURE; REPEALING PARAGRAPH (12) OF SUBSECTION (a) AUTHORIZING OIL, GAS, OR MINING INTERESTS OF MORE THAN 1/10th OF ONE ACRE SUCH EXEMPTION; LIMITING THE EXEMPTION ALLOWED FOR COMMERCIAL PAPER; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 13—By Bailey, Harris, Rogers, Pitcher, and Lollar.

A JOINT RESOLUTION RELATING TO LAW ENFORCEMENT TRAINING AND EDUCATION PROGRAMS IN OKLAHOMA; DESIGNATING THE SOUTHWEST CENTER FOR LAW ENFORCEMENT EDUCATION AT THE UNIVERSITY OF OKLAHOMA AS THE OFFICIAL EDUCATION AND TRAINING CENTER FOR OKLAHOMA LAW ENFORCEMENT OFFICERS.

GENERAL ORDER

SB 218 by Land was read and considered.

Senators Rogers, Fine and Kerr asked to be made co-authors of SB 218, which was the order.

Upon motion of Senator Land, SB 218 was advanced to engrossment.

Upon motion of Senator Land, the rules

of the Senate were suspended and **SB 218** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 218 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Romang, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Cartwright, Harris, McSpadden, Shoemake, Wilson (Beckham).—5.

Not Voting: Belvin, Cobb, Collins, Pitcher, Ritzhaupt, Rogers, Stevenson.—7.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Stipe, Tipps, Trent, Wilson (Greer).—33.

Excused: Cartwright, Harris, McSpadden, Shoemake, Wilson (Beckham).—5.

Not Voting: Belvin, Cobb, Collins, Pitcher, Rogers, Stevenson.—6.

The emergency was declared passed.

SB 218 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Stipe asked unanimous consent, which was granted, to extend the time to Monday, March 13, 1961, in which to consider his motion to reconsider the vote by which **HB 529** was passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 7 correctly engrossed.

SCR 15 correctly enrolled.

Engrossed **SJR 7** was properly signed and ordered transmitted to the Honorable House for consideration.

Senator Ritzhaupt presiding.

Enrolled **SCR 15** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

RESOLUTION

By unanimous consent, Senator Pazoureck introduced the following Resolution, which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 27—By Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer), and Wilson (Beckham).

A RESOLUTION EXTENDING HOMAGE TO THE MEMORY OF THE LATE AND BELOVED BENJAMIN T. BRICKELL, FORMER LEGISLATOR, BUSINESS MAN, CIVIC LEADER, AND FRIEND; EXPRESSING HEARTFELT SYMPATHY AND CONDOLENCES TO THE BEREAVED FAMILY AND FRIENDS.

WHEREAS, Benjamin T. Brickell departed this earthly life for a greater reward on March 8, 1961, at the early age of 59 years; and

WHEREAS, this beloved friend was born in Friendsville, Tennessee, coming to his adopted State of Oklahoma at an early age; and

WHEREAS, he was educated at Friendsville Academy and Southern School of Pharmacy, Macon, Georgia, becoming a registered pharmacist and following this occupation for many years in Okla-

homa City and other cities of the state; and

WHEREAS, during the second great world conflict, he served his country with honor and distinction in the United States Navy Seabees as a Chief Petty Officer, serving in the southwest Pacific Theater of operations, where he received serious injuries in the line of duty; and

WHEREAS, he was a dedicated and respected member of the House of Representatives in the Twenty-second Oklahoma Legislature; a 32nd degree Mason; a member of the Capitol Presbyterian Church, the Knights of Pythias, the American Legion and the Veterans of Foreign Wars; a member of the Oklahoma City Chamber of Commerce and a charter member of the Cowboy Hall of Fame; and

WHEREAS, he was a devoted husband, and is survived by his beloved wife Clara Fay, of the home, a brother, John O., and a sister, Mrs. Hazel B. Curtis, both of Friendsville, Tennessee; and

WHEREAS, his mortal years were marked by his desire to serve his fellow man and, in the all too brief span of time allotted him, this commendable objective was attained many times over; and

WHEREAS, through his service in the Oklahoma Legislature and as Executive Secretary of the Oklahoma Malt Beverage Association, his ability, his charm, and his personality, each served to endear him to the hearts of those with whom he was associated, forging unbreakable bonds of friendship which could be shaken not by mortal hands; and

WHEREAS, it is both fitting and proper that this body express its deep respect and homage to the memory of one who has served his country, his state, and his community, so unstintingly and without concern for personal enrichment, and to take notice of the great loss suffered

by the state, his community, and by all those privileged to have known his association.

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

SECTION 1. That the Senate of the Twenty-eighth Oklahoma Legislature expresses its highest respect to the memory of the late Benjamin T. Brickell, former legislator, businessman, civic leader, and friend; and

SECTION 2. That the deep and heartfelt sympathy of this body is extended to the bereaved family and to the many friends of our departed colleague and friend; and

SECTION 3. That this Resolution be spread at large upon the pages of the permanent Journal of the Senate and that an authenticated copy hereof be forwarded to each member of the bereaved family as noted herein.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, March 13, 1961, as provided under the Rules—1:30 p.m., which motion was adopted.

MESSAGES FROM THE HOUSE

Advising adoption and transmitting for consideration Engrossed **HCR 527**.

Consideration of Engrossed **HCR 527** was deferred for this legislative day.

FIRST READING

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

SJR 20—By Senate and House Social Welfare Committees.

A Joint Resolution authorizing the Oklahoma Public Welfare Commission to transfer funds in all of the categories of assistance, child welfare services and emergency fund to equalize the budgets in said categories, take care of emergencies arising in such categories and to pro-

vide more complete service for the children of Oklahoma in its child welfare services; fixing the effective date of Resolution and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, March 13, 1961, at 1:30 p.m.

Fortieth Legislative Day

Monday, March 13, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, Easterly, Garvin.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Ted Ewin, Pastor of the First Baptist Church of Spiro, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Trent introduced Lloyd Rader III and David Rader, young grandsons of Lloyd Rader, Director of the Department of Public Welfare, and asked unanimous consent, which was granted, that Lloyd and David be made Honoray Pages for this legislative day.

RESOLUTION

Senator McSpadden introduced the following Resolution, which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 28—By McSpadden.

A RESOLUTION RELATING TO OKLAHOMA'S CULTURAL DEVELOPMENT;

DESIGNATING THE LYNN RIGGS PLAYERS OF OKLAHOMA, INC., AS "THE OFFICIAL THEATER OF THE STATE OF OKLAHOMA"; MAKING THE STATE LIBRARY THE OFFICIAL DEPOSITORY FOR CERTAIN ARTICLES, PAPERS, SCRIPT AND OTHER MATERIALS AND ITEMS; DIRECTING THAT ENROLLED COPIES OF THIS RESOLUTION BE TRANSMITTED TO SAID LYNN RIGGS PLAYERS OF OKLAHOMA, INC., AND TO THE STATE LIBRARIAN.

WHEREAS, the State of Oklahoma has produced, and is continuing to produce, an exceptionally large number of outstanding entertainment artists; and

WHEREAS, an expanded cultural development in our State would encourage our young people to remain here and would attract others to come to Oklahoma from other states and foreign countries; and

WHEREAS, said expanded cultural development would assist in attracting new industry and commerce to our State; and

WHEREAS, the theater serves effectively as a medium in emphasizing our rich heritage and the golden promise for tomorrow; and

WHEREAS, the late Lynn Riggs ably served Oklahoma as playwright and poet by writing "Green Grow the Lilacs" and other works of art, and is deserving of further honors; and

WHEREAS, the Lynn Riggs Players of Oklahoma, Inc., a non-profit corporation, is organized to serve these ends;

NOW, THEREFORE, BE IT RESOLVED

BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The Lynn Riggs Players of Oklahoma, Incorporated, is hereby designated "The Official Theater of the State of Oklahoma".

SECTION 2. The State Library shall be the official depository for such articles, papers, script and other materials and items as may be donated to the State by the Lynn Riggs Players of Oklahoma, Inc., for advancing the cultural and educational heritage of Oklahoma.

SECTION 3. Ten (10) enrolled copies of this Resolution shall be transmitted to the Lynn Riggs Players of Oklahoma, Inc., and one (1) copy shall be transmitted to the State Librarian.

Senator Shoemaker introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 29—By Shoemaker.

A RESOLUTION CONGRATULATING THE TAFT PANTHERS UPON WINNING THE CLASS C BASKETBALL CHAMPIONSHIP; COMMENDING THEM ON THEIR MOST SUCCESSFUL SEASON; AND DIRECTING DISTRIBUTION OF COPIES OF RESOLUTION.

WHEREAS, the Panther Basketball Team of Taft, Oklahoma, recently captured the coveted Class C Basketball Championship during the 1961 playoffs against a most worthy opponent, Fort Supply; and

WHEREAS, the spirited victory climaxed a brilliant season for the Panthers during which the determined efforts of the team brought them through victoriously in 29 of 30 games; and

WHEREAS, the commendable athletic prowess displayed by each and every member of the team lead to a Class C Championship for the representatives of this community and does reflect great credit on individual players and coaches alike.

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

THAT the Taft High School Basketball Team be congratulated upon winning the State Class C Championship.

BE IT FURTHER RESOLVED that Coach Harold Aldridge and Assistant Coach E. E. Warrior be commended for the superior coaching displayed throughout the 1959-60 and 1960-61 basketball season during which time the Taft Panthers captured two consecutive Class C Championships.

BE IT FURTHER RESOLVED that duly authenticated copies of this Resolution be presented to Coaches Aldridge and Warrior and to each of the following members of the 1960-61 edition of the Panther Basketball Team:

Freddie Forman, Robert Gaulden, Walter Tate, Theodore Parker, Willie Simmons, Alfred Murrell, Clyde Field, Oliver Wallace and Harold Aldridge, Jr.

By unanimous consent, Senator Collins called up for consideration **HCR 527**, which was read at length, as follows, adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 527—By Hesser and Sparks of the House and Collins of the Senate.

A CONCURRENT RESOLUTION TAKING OFFICIAL NOTICE OF THE CENTENIAL OF LEGISLATION PROVIDING FOR THE ESTABLISHMENT OF THE NATIONAL SYSTEM OF LAND-GRANT COLLEGES AND STATE UNIVERSITIES AND OFFICIALLY CONVEYING THE RESPECT AND APPRECIATION OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE FOR THE WORK DONE BY OKLAHOMA'S TWO LAND-GRANT INSTITUTIONS, OKLAHOMA STATE UNIVERSITY OF AGRICULTURE AND APPLIED SCIENCE AND LANGSTON UNIVERSITY.

WHEREAS, July 2, 1962, marks the centennial of the Morrill Act, the historic

legislation which provided for the establishment of the national system of Land-Grant colleges and state universities; and

WHEREAS, the Morrill Act, together with supplementary enactments of the Congress, has established one of the greatest systems of higher education in the annals of our Nation; and

WHEREAS, the dedication of the Morrill Act and the institutions which were created through its assistance has been of utmost benefit to the sons and daughters of the farming and working classes, as well as all classes of our citizens; and

WHEREAS, this special dedication of the Land-Grant institutions has done immeasurable good in democratizing higher education in the United States and broadened the base of higher education with the effect that hundreds of thousands of young men and women have had an opportunity to obtain a higher education which would otherwise have been impossible; and

WHEREAS, the State of Oklahoma has been a substantial beneficiary of the Morrill Act and its companion acts and takes enormous pride in its great Land-Grant institutions, the Oklahoma State University of Agriculture and Applied Science at Stillwater, Oklahoma, and Langston University at Langston, Oklahoma; and

WHEREAS, there has been established national recognition of the celebration of the centennial of the Morrill Act by the United States Congress;

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

SECTION 1. That the State Legislature of Oklahoma participate in a suitable state-wide observance during the academic year 1961-62 for the one hundredth anniversary of the signing of the Land-Grant Act by President Abraham Lincoln, and that the Legislature do so by the adoption of this Concurrent Resolution officially re-

cord its profound respect for and appreciation of the Land-Grant colleges and universities, and particularly its pride and gratitude in the notable work accomplished by Oklahoma's two outstanding Land-Grant institutions, Oklahoma State University of Agriculture and Applied Science and Langston University.

Engrossed HCR 527 was properly signed and ordered returned to the Honorable House.

COMMITTEE REPORTS

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

DO PASS:

SB 223—Education—Common—To Appropriations and Budget by previous order.

FIRST READING

The following Bills were introduced and read the first time:

SB 225—By Berrong.

An Act relating to the Alcoholic Beverage Control Board; amending Section 13, Chapter 1, Title 37, page 148, Oklahoma Session Laws 1959 (37 O. S. Supp. 1959, § 513); designating the Attorney General as the exclusive legal counsel for said board, the director and all other staff members in the enforcement of this Act; prohibiting employment of private legal counsel by or on behalf of said board; providing that claims filed in violation of this Act shall be null and void; directing the State Budget Officer to reject said claims; and declaring an emergency.

SB 226—By Bailey.

An Act amending 60 O. S. 1951, § 333, relating to acquisition of title by prescription.

SB 227—By Shoemaker.

An Act providing additional duties of judge in certain city courts and increasing salary of said city judge, the clerk and fixing salary and compensation of

marshal of said court in counties having a population of 60,000 or more and not exceeding 90,000, as shown by the 1960 Federal decennial census or any succeeding Federal decennial census; and declaring an emergency.

SB 228—By Fine and Baldwin.

An Act relating to certain benefits for governmental officers and employees, amending 11 O. S. 1951, § 16, as amended by Section 1, Chapter 1a, Title 11, page 113, Oklahoma Session Laws 1955, by deleting authorization for departments, agencies or institutions of State government to provide all or any part of hospital and medical benefits, accident, health and life insurance for officers and employees; providing that immediately after the effective date of this Act every such department, agency and institution shall terminate said payments for all such medical benefits, accident, health and life insurance; directing the State Budget Officer to reject all claims for such payments; and declaring an emergency.

SB 229—By Roads and Highways Committee.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 22.5, paragraph (8), as amended by Section 1, Chapter 1, Title 47, page 426, Oklahoma Session Laws 1957, and by Section 1, Chapter 1, Title 47, page 196, Oklahoma Session Laws 1959; increasing license fees upon the registration of certain types of motor vehicles; increasing the minimum license fee for registration of specified types of trucks and truck-tractors; increasing the fee required for towing vehicles into or through this State when said vehicles are to be resold; repealing all laws and parts of laws in conflict herewith; and declaring an emergency.

SB 230—By Roads and Highways Committee.

An Act repealing the reciprocal motor vehicle licensing Act; section 22.31, 22.32, and 22.33, title 47, Oklahoma Statutes 1951; and declaring an emergency.

SECOND READING

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

SJR 20—Public Welfare.

Senator Trent asked unanimous consent, which was granted, that **SJR 20** be printed and placed upon the Calendar without reference to a committee.

HB 574—Public Welfare.

HB 790—Judiciary.

HB 836—Judiciary.

MOTION TO RECONSIDER VOTE

Senator Allen asked unanimous consent that the time for consideration of his motion to reconsider the vote whereby **SB 2** failed of passage be extended not to exceed two days, to which Senator Graves objected.

Senator Allen moved that the rules be suspended for the purpose of extending the time, not to exceed two days, for consideration of his motion to reconsider the vote whereby **SB 2** failed of passage, which motion prevailed upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Grantham, Harris, Kerr, Land, McClendon, Morford, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—24.

Nay: Cobb, Collins, Cowden, Fine, Garrison, Graves, Hamilton, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Shoe-make, Stipe, Trent.—15.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Ham, McColgin.—2.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 173, 215 and 218, and **SCR 16** each correctly engrossed.

SR 27 correctly enrolled.

Engrossed **SBs 173, 215 and 218**, and **SCR 16** were 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.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 558—By Levergood and Priebe.

An Act relating to the Statutes of Limitations in civil actions amending 12 O. S. 1951, § 95, as amended by Section 1, Chapter 3, Title 12, Oklahoma Session Laws 1953, page 48; by providing that an action on a foreign judgment must be brought within five (5) years.

HB 782—By Thomas and Holder.

An Act relating to the operation of motor vehicles; amending 47 O. S. 1951, § 121.3, as amended by Section 1, Chapter 4h, Title 47, Oklahoma Session Laws 1953, page 194, and by Section 1, Chapter 4c, Title 47, Oklahoma Session Laws 1955, page 269, and by Section 1, Chapter 4d, Title 47, Oklahoma Session Laws 1955, page 270, providing for maximum speeds for trucks, truck tractors with semi-trailers attached, or trailers upon the highways of the State of Oklahoma; and declaring an emergency.

HB 837—By Howard, Johnston, Hopkins, Atkinson, McCune and Bradley (Tulsa).

An Act relating to deputy sheriffs; authorizing the appointment of not more than one (1) or two (2) additional deputies in counties having a Court of Common Pleas; requiring approval of District Judges; restricting duties to service of traffic warrants for Courts of Record; fixing compensation on a fee basis and mileage for defendants delivered to court; authorizing payments from court fund; and declaring an emergency.

HB 840—By Shibley, Ruby, Spraker, Baggett and Haworth of the House and Shoemake of the Senate.

An Act changing the name of the Consolidated Negro Institution to the Taft

State Home; amending Section 1, Chapter 10, Title 10, Oklahoma Session Laws 1953, page 26 (10 O. S. Supp. 1959, § 206.1); and declaring an emergency.

HB 845—By Poynor, Wolf, Sparks, Willis (Cherokee), Shipley, Lance, Smith, Baggett, Cox, Fitch and Blankenship of the House and Bailey of the Senate.

An Act relating to school district elections; amending 70 O. S. 1951, § 1-15, to require that school district electors must be registered with the county election board of their residence in order to be qualified to vote in a school district election and must have resided in such district for at least thirty (30) days prior to such election and possesses the other qualifications of electors as defined by the Constitution and laws of this State; and declaring an emergency.

HB 849—By Baggett.

An Act vitalizing Section 21 of Article V of the Constitution of the State of Oklahoma relating to compensation of members of the Legislature; authorizing monthly salary when legislature not in session; fixing daily pay during sessions and limiting such pay to a certain number of days; limiting authorized mileage pay to one trip each week from members home to place of meeting of legislature and return; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 629, 630, 631, 632 and 633**.

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 returning Enrolled **SCR 15**.

The above numbered Enrolled Resolu-

tion was ordered referred to the Secretary of State.

GENERAL ORDER

SB 167 by Berrong was read and considered.

Upon motion of Senator Berrong, **SB 167** was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **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, Bailey, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Grantham, Graves, Harris, Kerr, McCollgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—29.

Nay: Baldwin, Fine, Hamilton, Romang, Stipe.—5.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Boecher, Ham, Land, Lollar, McClendon, Pazoureck, Wilson (Beckham).—7.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Grantham, Graves, Harris, Kerr, McCollgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Fine, Hamilton, Romang, Stipe.—5.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Boecher, Ham, Land, Lollar, McClendon, Pazoureck.—6.

The emergency was declared passed.

SB 167 was referred for engrossment.

GENERAL ORDER

HB 664 by Levergood of the House, and Shoemake of the Senate, was read and considered.

Senator Shoemake moved that consideration of **HB 664** be deferred until some future legislative day.

Senator Baldwin, as a substitute, moved that **HB 664** be referred to the Special Committee appointed under **SR 9**.

Senator Shoemake moved that the Baldwin motion lie on the table, which motion failed of adoption.

The vote occurring on the Baldwin motion, it was declared adopted.

Senator Cowden presiding.

GENERAL ORDER

SB 212 by Wilson (Greer), Wilson (Beckham), Kerr, Baldwin, Fine, Cobb, Garvin, Dacus and Berrong was read and considered.

President Pro Tempore Collins presiding.

Senator Hamilton moved to amend **SB 212**, line 3 page 3, by adding after the word "law" the following: "provided that organizations or associations composed primarily of professional persons shall not be considered 'labor unions' or 'any similar organizations', and nothing in this act shall apply to such organizations or asocations; and further provided, that as used herein "professional person" means a person who is required by the laws of this State or the rules of the Supreme Court of this State to secure a license, certificate or permit from another state board or municipal board, court or officer in order to engage in such profession."

Senator Hamilton asked unanimous consent, which was granted, that the word "primarily" be deleted from the amendment.

Senator Hamilton asked unanimous consent, which was granted, to place the

above amendment on line 7, page 2, after the word "Oklahoma" rather than on page 3.

The vote occurring on the Hamilton, amendment, as amended, it was declared adopted.

Senator Stipe moved to amend **SB 212**, line 5, page 2, by inserting after the word "union" and before the word "which" the following language: "or any association or organization" which amendment was declared adopted.

Senator Stipe moved to amend **SB 212**, lines 8 and 9, page 2, by striking after the word "any" on line 8, and before the word "representative" on line 9, the following language: "such labor union"; and amending line 10, page 2, after the word "union" and before the word "or" by inserting "other such organization or association" which amendment was adopted.

Senator Baldwin moved to amend the title to conform to **SB 212**, as amended, which amendment was adopted.

Upon motion of Senator Wilson (Greer), **SB 212**, as amended, was advanced to engrossment.

Senator Wilson (Greer) moved that the rules be suspended and **SB 212**, as amended be considered engrossed and placed upon third reading and final passage, which motion was adopted.

THIRD READING

SB 212 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Collins, Graves, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe.—8.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Ham.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Collins, Graves, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe.—8.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Ham.—1.

The emergency was declared passed.

SB 212, as amended, was referred for engrossment.

RESOLUTION

Senator Cowden asked unanimous consent, which was granted, to introduce the following Resolution, following which Senators Baldwin, Field, Fine, McClendon, Cobb, Boecher, Trent, Hamilton, Bailey, McSpadden, Cartwright, Wilson (Greer), Pazoureck, Grantham, Dacus, Berrong, Garrison, Allen, Ritzhaupt, Payne, Ham, Tipps, Shoemake, Kerr and Land asked to be made co-authors of the Resolution:

SR 30—By Cowden and Rogers.

A Resolution memorializing the life and public services of Dan Tankersley and directing transmission of copies to his wife and daughter.

SR 30, as co-authored, was read at length as follows, adopted upon motion of Senator Cowden and ordered referred for enrollment:

SENATE RESOLUTION NO. 30 — By Cowden, Rogers, Baldwin, Field, Fine, McClendon, Cobb, Boecher, Trent, Hamilton, Bailey, McSpadden, Cartwright, Wilson (Greer), Pazoureck, Grantham, Dacus, Berrong, Garrison, Allen, Ritzhaupt, Payne, Ham, Tipps, Shoemake, Kerr and Land.

A RESOLUTION MEMORIALIZING THE LIFE AND PUBLIC SERVICES OF DAN TANKERSLEY AND DIRECTING TRANSMISSION OF COPIES TO HIS WIFE AND DAUGHTER.

WHEREAS, Dan Tankersley departed this life at the age of sixty-eight (68) years, on March 11, 1961, after an illustrious career of service to his fellow man, to his community, to his State and to his Government; and

WHEREAS, it is fitting that his distinguished record should be publicly commended and permanently recorded in the annals of the State of Oklahoma which he helped to build and which he so eminently served; and

WHEREAS, some of the known basic features of his life and accomplishments include the following: After birth in Jackson, Tennessee, he began his career as an outstanding Oklahoman as a youth in Norman, Oklahoma, and thereafter lived in Shawnee, Sapulpa and Oklahoma City, Oklahoma; Served in France in World War I with honor and distinction; Formation and operation for more than forty (40) years of the Tankersley Construction Company with offices in Tulsa and Oklahoma City; A true builder of Oklahoma with his reliable construction of schools, courthouses, hospitals, municipal works, and building for state institutions; Receipt of our Nation's highest civilian award for service performed during World War II in the form of the Army-Navy "E" and the Navy Meritorious Civilian Service Award for efficient and reliable construction of government war time projects, including the construction of the Norman Navy Base and the Naval Ammunition Depot at McAlester; One of the prime contractors of the Federal Aviation Authority's project at Will Rogers Field in Oklahoma City and constructing therefore the world's largest warehouse under one roof; Activities including the attainment of a thirty-second (32nd) Degree Mason, a Shriner, a member of the

Presbyterian Church, Oklahoma City Chamber of Commerce, Touchdown Club, Oklahoma City Golf and Country Club, Beacon Club, and Sportsman's Club; and

WHEREAS, in addition to the civic services of Dan Tankersley his activity and loyalty to the cause of the Democratic Party was unfailing and vigorous as shown by his service, with distinction honor and fairness, as Chairman of the Oklahoma Wildlife Conservation Commission, and as a delegate to the Democratic National Convention in 1952.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE:

That the people of the State of Oklahoma are deeply appreciative of the civic services of Dan Tankersley, rendered by him to his community, his State and his Government, and pay just tribute to his memory as a builder and servant of this State.

That copies of this Resolution be suitably prepared, duly authenticated and transmitted to his widow, Mary and to his daughter, Mrs. Josephy A. McClain III.

Senator Baldwin presiding.

President Pro Tempore Collins asked unanimous consent, which was granted, to introduce a distinguished guest, in the person of 15-year-old Jill Haworth, Starlet of the Movie "EXODUS".

President Pro Tempore Collins, after introducing Jill Haworth, presented to her an Honorary Colonel's Commission on the Staff of Governor Edmondson. She was then allowed the privileges of the floor and thanked the members of the Senate for their courtesy and expressed her appreciation for the manner in which she had been received by the people of Oklahoma.

GENERAL ORDER

HB 661 by Shipley et al of the House

and Hamilton of the Senate was read and considered.

Senators Kerr, Payne, Cobb, Fine, Bohannon, Ham, Breeden and Colston asked to be made co-authors of **HB 661**, which was the order.

Upon motion of Senator Hamilton, **HB 661** was advanced to engrossment.

Upon motion of Senator Hamilton, the rules of the Senate 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: Bailey, Boecher, Bohannon, Breeden, Cobb, Colston, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps.—24.

Nay: Allen, Baldwin, Cartwright, Cowden, Dacus, Field, Land, McColgin, Ritzhaupt, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—13.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Berrong, Collins, Harris, Stipe.—4.

The bill was declared passed.

Senator Ritzhaupt moved that the emergency section to **HB 661** be stricken and title amended to conform, which motion

was tabled upon motion of Senator Hamilton.

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

Aye: Bailey, Boecher, Bohannon, Breeden, Cobb, Colston, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent.—30.

Nay: Allen, Baldwin, Cartwright, Cowden, Dacus, Wilson (Beckham), Wilson (Greer).—7.

Excused: Belvin, Easterly, Garvin.—3.

Not Voting: Berrong, Collins, Harris, Stipe.—4.

The emergency was declared passed.

HB 661 was properly signed and ordered returned to The Honorable House.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet, as provided under the Rules, which motion was adopted.

FIRST READING

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

SB 231—By McSpadden.

An Act amending Title 63, Oklahoma Statutes 1951, Section 631, and declaring an emergency.

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 14, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Bohannon, Cartwright, East-erly.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

MOTION TO RECONSIDER VOTE

HB 529 was properly signed and ordered returned to the Honorable House.

RESOLUTIONS

The following Resolution was introduced, read at length, adopted upon motion of Senator Ritzhaupt, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 17—By Committee on Public Health.

A RESOLUTION DIRECTING THE EXECUTIVE COMMITTEE OF THE LEGISLATIVE COUNCIL TO APPOINT A SPECIAL COMMITTEE FROM THE SEN-

ATE AND HOUSE OF REPRESENTATIVES TO CODIFY DURING THE 1961-1963 INTERIM THE PUBLIC HEALTH LAWS OF OKLAHOMA.

WHEREAS, the laws of the State of Oklahoma pertaining to public health are conflicting, antiquated, and confusing; and

WHEREAS, many laws of the State pertaining to public health are useless and fail to accomplish the desired effects; and

WHEREAS, it is the desire of the Legislature to arrange the laws of this State pertaining to public health, in order to eliminate unnecessary and useless laws, permit ready reference to proper statutes, and provide for more efficient protection of the public health;

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

SECTION 1. The Executive Committee of the Legislative Council of the State of Oklahoma is hereby directed to appoint a special committee consisting of twelve (12) members, five (5) from the Senate and seven (7) from the House of Representatives, to study, compile, and codify, during the 1961-1963 interim of the Legislature, the laws of this State pertaining to public health and report to the Executive Committee, not later than November 1, 1962, their recommendations and suggestions for presentation to the members of the Twenty-ninth Session of the Legislature.

SECTION 2. The Department of Health is directed and authorized to aid and as-

sist the Special Committee in discharging its duties and responsibilities including the furnishing of an attorney, at the expense of the Department of Health, to advise, coordinate and direct the work of the committee.

Senator Ritzhaupt introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION
NO. 18 — By Ritzhaupt, Graves, Kerr, Trent and Wilson (Greer) of the Senate and Cox, Cole and Inman of the House.

A RESOLUTION COMMENDING SETH WILSON FOR THE MANY EXCELLENT SERVICES RENDERED THE SPECIAL COMMITTEE ON REHABILITATION SERVICES DURING PROJECT STUDY OF THE 1959-1961 INTERIM.

WHEREAS, Senate Concurrent Resolution Number twenty-three passed by the twenty-seventh Legislature authorized and directed the Executive Committee of the State Legislative Council to create a Special Committee on Rehabilitation Services composed of four members of the Senate and five members of the House of Representatives; such Special Committee being charged with the responsibility to study, analyze and evaluate the rehabilitative services rendered to disabled citizens of the state; and

WHEREAS, the Special Committee made application to and received from the Office of Vocational Rehabilitation, Department of Health, Education and Welfare, the sum of Eighteen Thousand Dollars (\$18,000.00) in Federal funds to help defray the expenses of making the study; and

WHEREAS, the committee felt the need of a project director qualified from the standpoint of training, experience and ability to make such a study in an objective manner; and

WHEREAS, the committee engaged Mr. Seth Wilson, a native Oklahoman, as Pro-

ject Director because he met the above qualifications as herein indicated: Graduate college degree with major in educational administration, minors in sociology and economics; graduate work at the University of Colorado and the University of Southern California; more than thirty years experience in administration, education and rehabilitation work. With the last fifteen years of such service as Chief of Vocational Rehabilitation and Education Division, Veterans Administration, State of Oklahoma. In this position Mr. Wilson worked with the various educational and rehabilitative agencies of the state. Mr. Wilson became personally acquainted with the directors of these agencies and obtained a working knowledge of their organizations and services rendered. Mr. Wilson has served on various committees on education and rehabilitation on a National level and participated in several studies similar to the Special Committee on Rehabilitation services; and

WHEREAS, Mr. Wilson assumed the work of Project Director objectively by suggesting an advisory committee, consultants and selected staff members from the various state agencies to assist in making a study. Mr. Wilson made a comprehensive and exhaustive study of the various rehabilitative services available through state agencies of Oklahoma, and secured information through the National Office of Vocational Rehabilitation and other states regarding the broad fields of rehabilitative services offered and the most modern techniques of administering such services. The information was validated by Mr. Wilson and specialized consultants of the Committee. Mr. Wilson organized information in report form for the Committee's approval; and

WHEREAS, Mr. Wilson's work contributed materially to an awareness on the part of lawmakers of the vital role played by rehabilitation forces in the state's economic, moral and spiritual development; stimulated increased communication and understanding between agencies

which had hitherto been unaware of each other's functions, such understanding eventuating in closer working relationships between said agencies, all of which contributed materially to an increase in effectiveness of an elimination of overlapping services and a filling of gaps; apprised the Legislative Council through the Special Committee of the functioning of the multi-variate rehabilitation agencies, pointing out needs for further service and suggesting techniques and methods through which agencies could provide rehabilitation services more effectively and economically; and

WHEREAS, it is both fitting and proper that the entire membership of the Twenty-eighth Session of the Oklahoma Legislature pause briefly to join with the members of this Special Committee to pay tribute to this devoted Oklahoman.

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

That Mr. Seth Wilson be and is hereby commended for the many excellent services rendered the State Legislative Council in the Special Committee on Rehabilitation Services during the 1959-1961 interim and that these Honorable Bodies take this opportunity to pay their respects to his experience and ability, without which the project would not have been successful.

BE IT FURTHER RESOLVED, that duly authenticated copies of this Resolution be forwarded by the Secretary of this Legislative Body to Seth Wilson at his home address of 2801 Dornick Drive, Oklahoma City.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permits would

be issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Legislative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permits be granted to the following persons:

L. P. Williams, 212 N.W. 12th, Oklahoma City, Okla., Southwestern Oklahoma Building and Construction Trades Council.

Peter Hank Moore, 2124 N.E. 28th, Oklahoma City, Okla., National Ass'n for the Advancement of Colored People.

J. A. Rinehart, 1107 S. Hoff, El Reno, Oklahoma, Okla. Liquor Wholesalers Association.

McSpadden, Chairman

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 174—Judiciary.

SB 198—Judiciary.

SB 223—Appropriations and Budget.

HB 626—Judiciary.

HB 657—Judiciary.

HB 712—Judiciary.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 167 correctly engrossed.

SRs 28 and 29 each correctly enrolled.

Engrossed SB 167 was properly signed and ordered transmitted to the Honorable House for consideration.

Senator McSpadden presiding.

Enrolled SR 28 was properly signed and ordered transmitted to the Secretary of State.

Senator Shoemaker presiding.

Enrolled **SR 29** was properly signed and ordered transmitted to the Secretary of State.

President Nigh presiding.

FIRST READING

The following Bills were introduced and read the first time:

SB 232—By Shoemake of the Senate and Hesser of the House.

An Act relating to crimes and punishment; providing that a person fraudulently failing to return certain leased or rented property within a specified period or who fraudulently secretes or appropriates said property to any use outside the lease or rental agreement shall be guilty of embezzlement; and declaring an emergency.

SB 233—By Shoemake.

An Act amending Section 1, Senate Bill 138, Session Laws 1953 (26 O. S. Supp. 1959 § 102.1); authorizing and directing the county election board of any county having a population of not less than sixty thousand (60,000) and not more than ninety-five thousand (95,000), according to the 1960 or any succeeding Federal decennial census, to provide for a general re-registration of electors and a general re-districting of such county into voting precincts subject to provisions of this Act, and declaring an emergency.

SB 234—By Wilson (Greer).

An Act amending 12 O. S. 1951 § 486; extending the provisions of said Section to apply to criminal as well as civil cases and proceedings; and declaring an emergency.

SECOND READING

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

SB 225—Business and Industry.

SB 226—Judiciary.

SB 227—Municipal Government.

SB 228—Insurance, then to Appropriations and Budget.

Senator Fine asked unanimous consent, which was granted, that **SB 228** be referred to the Committee on State and Federal Government, then to Appropriations and Budget without reference to Insurance.

SB 229—Roads and Highways.

SB 230—Roads and Highways.

SB 231—Senate and Legislative Affairs.

HB 558—Judiciary.

HB 782—Roads and Highways.

HB 837—County Government.

HB 840—State and Federal Government.

HB 845—Education—Common.

HB 849—State and Federal Government.

GENERAL ORDER

HB 668 by Privett was read and considered.

By unanimous consent, Senators Breedon, Ritzhaupt, Garrison and Baldwin were added as co-authors of **HB 668**.

Upon motion of Senator Breedon, **HB 668** was advanced to engrossment.

By unanimous consent, upon request of Senator Breedon, **HB 668** was placed upon third reading and final passage.

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, Belvin, Berrong, Boecher, Breedon, Cobb, Colston, Cowden, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Dacus.—1.

Excused: Bohannon, Cartwright, Easterly.—3.

Not Voting: Bailey, Collins, Fine, Harris.—4.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Dacus.—1.

Excused: Bohannon, Cartwright, Easterly.—3.

Not Voting: Bailey, Collins, Fine.—3.

The emergency was declared passed.

HB 668, as co-authored, was properly signed and ordered returned to Honorable House.

Senator Cartwright asked to be shown present, which was the order.

GENERAL ORDER

SJR 20 by Senate and House Social Welfare Committees was read and considered.

Upon motion of Senator Trent, **SJR 20** was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, **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.

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

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritz-

haupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bohannon, Easterly.—2.

Not Voting: Bailey, Baldwin, Collins, Garrison, Harris.—5.

The Resolution was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bohannon, Easterly.—2.

Not Voting: Bailey, Baldwin, Collins, Garrison, Harris.—5.

The emergency was declared passed.

SJR 20 was referred for engrossment.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 527**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 171 by Rogers was read and considered.

Senator Ritzhaupt moved to amend **SB 171**, line 6, page 1, by adding after the word "States" and before the word "and" insert a comma after "States" and add the following "which in turn grants reciprocity to Oklahoma" which amendment was declared adopted.

Upon motion of Senator Rogers, **SB 171**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **SB 171**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 171 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garvin, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cobb, Grantham, Graves, Hamilton, McClendon, Stipe, Tipps.—7.

Excused: Bohannon, Easterly.—2.

Not Voting: Bailey, Collins, Garrison.—3.

The bill was passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Cobb, Graves, Hamilton, McClendon, Stipe, Tipps.—6.

Excused: Bohannon, Easterly.—2.

Not Voting: Collins, Garrison.—2.

The emergency was declared passed.

SB 171, as amended, was referred for engrossment.

Senator Garvin presiding.

GENERAL ORDER

SB 153 by Grantham of the Senate and Howe, et al, of the House was read and considered.

Senators Shoemake, Hamilton and Fine moved to amend **SB 153**, line 6, page 6, by adding a new section to be known as SECTION 6, and renumbering the succeeding sections—"SECTION 6. Provisions

of this act shall apply to all employees under the Merit System and they are denied a hearing under the Merit System hereunder if they knowingly violate the provisions herein.", which amendment was declared adopted.

Upon motion of Senator Grantham, **SB 153**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 153**, as amended, 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: Allen, Bailey, Baldwin, Berrong, Breeden, Collins, Dacus, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Boecher, Cartwright, Cobb, Colston, Cowden, McClendon, McColgin, Tipps.—9.

Excused: Bohannon, Easterly.—2.

Not Voting: Ham, Pitcher, Trent.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Collins, Dacus, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Boecher, Cartwright, Cobb, Colston, Cowden, McClendon, McColgin, Tipps.—9.

Excused: Bohannon, Easterly.—2.

Not Voting: Ham, Pitcher, Trent.—3.

The emergency was declared passed.

SB 153, as amended, was referred for engrossment.

Senator Bohannon asked to be shown present, which was the order.

GENERAL ORDER

SB 32 by Wilson (Greer) was read and considered.

Senator Cartwright moved to amend **SB 32**, line 7, page 2, by adding after the word "Department" and before the words "and filed" the following language: "or the Attorney General" which amendment was declared adopted.

Senator Shoemaker moved to amend **SB 32**, line 7, page 2, by striking after the word "the" the following: "attorney of the Department" which amendment was declared adopted.

Senator Shoemaker moved to amend **SB 32**, line 6 and 7, page 3, by striking after the word "shall" and before the word "institute" the following words: "request the attorney of the Department to" which amendment was declared adopted.

Senator Wilson (Greer) moved that **SB 32**, as amended, be stricken from the Calendar, which motion prevailed.

MOTION TO RECONSIDER VOTE

Senator Field asked unanimous consent that the time be extended not more than two (2) days for the consideration of the Easterly motion to reconsider the vote by which **SB 9** failed of passage, which was the order.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCRs 528, 529, 530 and 531**.

Senator Dacus asked for immediate consideration of **HCR 531**, which was the order, following which Senator Baldwin asked to be made co-author of the Resolution, which request was ordered granted.

HCR 531, as co-authored, was read at

length as follows and adopted upon motion of Senator Dacus:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 531—By Greenhaw of the House and Dacus and Baldwin of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE CORDELL HIGH SCHOOL BASKETBALL TEAM ON WINNING THE STATE GIRLS CLASS A BASKETBALL TOURNAMENT AND COMMENDING THEIR COACH, SCOTT OUSLEY, ON HIS OUTSTANDING WORK; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO THE TEAM, TO COACH SCOTT OUSLEY AND TO THE HONORABLE LEE McDONALD, SUPERINTENDENT.

WHEREAS, The Girls Basketball team of Cordell High School with superb team effort and great perseverance have won the State Class A Girls Basketball Tournament, and

WHEREAS, this superb display of championship basketball technique was the result and culmination of outstanding play, brilliant teamwork and fighting spirit, and

WHEREAS, the winning of this tournament was a richly deserved reward for the outstanding basketball season under the able coaching of Scott Ousley, whose guidance and untiring efforts were concentrated not only on developing athletic talent but in building a disciplined dedicated team, and

WHEREAS, such spirit, attitude, dedication and skill on the part of the players and Coach reflects the finest pioneer tradition of the State of Oklahoma and has brought great honor to their school, their community, their county and the great State of Oklahoma:

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE OF THE

STATE OF OKLAHOMA, WITH THE HONORABLE SENATE CONCURRING:

SECTION 1. That the Girls Basketball Team of the Cordell High School be and they are hereby commended and congratulated for winning the Class A State Basketball Tournament.

SECTION 2. That Coach Scott Ousley be and he is hereby commended for the outstanding coaching job he did in training these outstanding young ladies to be not only fine athletes but fine sportsmen as well.

SECTION 3. That duly authenticated copies of this Resolution be presented to Coach Scott Ousley, to Lee McDonald, Superintendent and members of the team as follows:

Linda Craig, Judith Colclasure, Janice Carley, Rovenia Lovell, Lana Putman, Roberta Myers, Anita Haskins, Sue Young, Marilyn Pettit, Cheryl Lindley, Elaine Hinds and Pat Beck.

Engrossed **HCR 531**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator McColgin asked for immediate consideration of **HCR 530**, which was the order, following which Senator Wilson (Beckham) asked to be made co-author of the Resolution, which request was ordered granted.

HCR 530, as co-authored, was read at length as follows and adopted upon motion of Senator McColgin:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 530—By Nichols (Dewey) of the House and McColgin and Wilson (Beckham) of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING THE TALOGA HIGH SCHOOL GIRLS BASKETBALL TEAM ON WINNING THE DISTRICT CLASS B GIRLS BASKETBALL TOURNAMENT AT LEEDEY AND THEIR OUTSTANDING TEAM WORK AT THE REGIONAL TOURNAMENT AT CUSTER CITY; CONGRATULATING THEIR COACH, DENNIS HAXTON; DIRECTING THAT AU-

THENTICATED COPIES BE SENT TO THE MEMBERS OF THE TEAM, TO COACH DENNIS HAXTON AND TO THE SUPERINTENDENT, MR. JOHN GORTON.

WHEREAS, The Taloga High School Girls Basketball Team has with great skill and outstanding team work won the Class B District Basketball tournament; and

WHEREAS, At the Regional Tournament at Custer City, this outstanding team exhibited such fine skill and teamwork and such devotion to good sportsmanship that they won the acclaim of their opponents as well as their fans; and

WHEREAS, The outstanding season was in great measure due to the able coaching of Dennis Haxton, whose untiring efforts were a great inspiration to these talented young women; and

WHEREAS, Such spirit, attitude, dedication and skill on the part of this fine team and their Coach reflects the finest pioneer tradition of the State of Oklahoma and has brought great honor to their school, their community, their county and to the great State of Oklahoma.

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

SECTION 1. That the Taloga High School Girls Basketball Team be and it is hereby commended and congratulated for winning the Class B District Basketball Tournament at Leedey and for its magnificent effort in the Regional Tournament at Custer City.

SECTION 2. That Coach Dennis Haxton be and he is hereby commended for the outstanding coaching job he did in training these young ladies to be not only fine athletes but fine sportsmen as well.

SECTION 3. That duly authenticated copies of this Resolution be presented to

the members of the team, to Coach Dennis Haxton and to Mr. John Gorton, Superintendent.

Engrossed **HCR 530**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator McColgin asked for immediate consideration of **HCR 529**, which was the order, following which Senator Wilson (Beckham) asked to be made co-author of the Resolution, which request was ordered granted.

HCR 529, as co-authored, was read at length as follows and adopted upon motion of Senator McColgin:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 529—By Nichols (Dewey) of the House and McColgin and Wilson (Beckham) of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING THE LEEDEY HIGH SCHOOL BOYS BASKETBALL TEAM ON WINNING THE DISTRICT CLASS B BASKETBALL TOURNAMENT AT LEEDEY AND ON THE FINE EFFORT MADE IN THE REGIONAL BASKETBALL TOURNAMENT AT SENTINAL; COMMENDING THEIR COACH, MELVIN WILLIAMS; DIRECTING THAT AUTHENTICATED COPIES BE SENT TO THE MEMBERS OF THE TEAM, TO COACH MELVIN WILLIAMS AND TO MR. JACK HUMPHREY, SUPERINTENDENT.

WHEREAS, The Leedeey High School Boys Basketball team has climaxed a highly successful season by winning the District Class B Basketball Tournament; and

WHEREAS, after winning the District Tournament at Leedeey this outstanding team distinguished itself at the Regional Tournament at Sentinal, by its great team work and fine display of good sportsmanship; and

WHEREAS, the spirit, attitude, dedication and skill on the part of this fine team was in great measure due to the able coaching of Coach Melvin Williams,

whose guidance was a constant source of inspiration; and

WHEREAS, these fine young athletes and their coach have brought great honor to their school, their community, their county and to the State of Oklahoma, by their efforts and achievements.

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

SECTION 1. That the Leedeey High School Boys Basketball Team be and it is hereby commended and congratulated for winning the District Class B Basketball tournament and for their fine and outstanding participation in the Regional Tournament at Sentinal.

SECTION 2. That Coach Melvin Williams be and he is hereby commended for the outstanding coaching job he has done.

SECTION 3. That duly authenticated copies of this Resolution be presented to the members of the team, to Coach Melvin Williams and to Mr. Jack Humphrey, Superintendent.

Engrossed **HCR 529**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator McColgin asked for immediate consideration of **HCR 528**, which was the order, following which Senator Wilson (Beckham) asked to be made co-author of the Resolution, which request was ordered granted.

HCR 528, as co-authored, was read at length as follows and adopted upon motion of Senator McColgin:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 528—By Nichols (Dewey) of the House and McColgin and Wilson (Beckham) of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE TALOGA HIGH SCHOOL BOYS

BASKETBALL TEAM AND THEIR COACH, DENNIS HAXTON FOR WINNING THE CLASS C DISTRICT BASKETBALL TOURNAMENT AT LEEDEY AND FOR THEIR OUTSTANDING PLAY IN THE REGIONAL TOURNAMENT AT CUSTER CITY; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO THE TEAM, TO THEIR COACH AND TO MR. JOHN GORTON, SUPERINTENDENT OF SCHOOLS.

WHEREAS, The Taloga High School Boy's Basketball team has achieved a brilliant series of victories in the winning of the District Class C Boys Basketball Tournament at Leedeey; and

WHEREAS, At the Regional Tournament at Custer City, the team, with great skill and perseverance distinguished themselves as fine athletes whose record for clean sportsmanship and fair play merits the respect and acclaim of all of the people of Oklahoma; and

WHEREAS, Coach Dennis Haxton, through his untiring effort has developed not only a team of skillful athletes but a team dedicated to fair play and good sportsmanship; and

WHEREAS, The Taloga High School Boys Basketball Team typifies the Sooner tradition of fair play and athletic skill and is deserving of commendation by this Legislature.

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

SECTION 1. That the Taloga High School Boys Basketball Team be and it is hereby congratulated and commended for its outstanding achievements.

SECTION 2. That Coach Dennis Haxton be and he is hereby congratulated and commended for developing these fine young men into fine athletes and sportsmen.

SECTION 3. That duly authenticated copies of this Resolution be presented to the team, to Coach Dennis Haxton and to the Superintendent of Schools, Mr. John Gorton.

Engrossed **HCR 528**, as co-authored, was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 30 correctly enrolled.

Senator Cowden presiding.

Enrolled **SR 30** was properly signed and ordered transmitted to the Secretary of State.

Senator Garvin presiding.

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 Harris presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Stevenson, advised and consented to the confirmation of the executive nomination of Dr. L. A. S. JOHNSTON, of Holdenville, as a member of the State Board of Health, for a term effective upon confirmation and ending June 30, 1964.

The Senate, in executive session and upon motion of Senator Dacus, advised and consented to the confirmation of the executive nomination of MRS. ELOISE A. SMELSER, of Roosevelt, Oklahoma, as a member of the Board of Regents, Oklahoma College for Women, for a term effective upon confirmation and ending May 28, 1965.

MOTION

Senator Allen moved that the Rules of the Senate be suspended and **SB 30** be withdrawn from the Committee on Business and Industry and placed upon the

Calendar, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Breeden, Cowden, Dacus, Field, Grantham, Ham, Harris, Kerr, Morford, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—21.

Nay: Bohannon, Cobb, Collins, Fine, Garrison, Graves, Hamilton, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Shoemake, Stipe.—15.

Excused: Easterly.—1.

Not Voting: Bailey, Boecher, Cartwright, Colston, Garvin, Land, Payne.—7.

Senator Field moved when the Clerk's desk is cleared, the Senate adjourn to meet as provided under the Rules, on tomorrow, 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, as amended:

SB 141—Judiciary.

SB 145—Judiciary.

SB 157—Judiciary.

FIRST READING

By unanimous consent the following

Bills were introduced and read the first time:

SB 235—By Field.

An Act relating to the licensing and registration of vehicles used exclusively for the transportation of machinery and equipment used in soil conservation work for the construction of terraces, ponds, levees and ditches on farms for agricultural purposes, or for clearing lands for such purposes; providing the license fee for such registration; apportioning the revenue from such fees; making said fees in lieu of ad valorem taxation of such vehicles; and declaring an emergency.

SB 236—By Fine of the Senate and Harper, Blackard, Willis (Cherokee) and Sparkman of the House.

An Act amending 70 O. S. 1951, § 135a, amended by House Bill No. 615, Twenty-fourth Legislature, page 543, Oklahoma Session Laws 1953, relating to deputy county treasurers of school accounts in certain counties; providing for said deputy county treasurers of school accounts in counties having a population of not less than fourteen thousand five hundred (14,500) nor more than twenty thousand (20,000) according to the 1960 Federal Decennial Census and each succeeding Federal decennial census and a valuation of not more than twelve million dollars (\$12,000,000.00); and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet on tomorrow at 1:30 p.m.

Forty-Second Legislative Day

Wednesday, March 15, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cartwright, Collins, Cowden, Rogers.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Field introduced Gail Sheets, Melinda Powell, Winnell Sheets and Valleta Firestone and asked that they be made Honorary Pages for this legislative day, which was the order.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 849—State and Federal Government.

DO PASS, as amended:

SB 63—Public Safety.

FIRST READING

The following Bills were introduced and read the first time:

SB 237—By Easterly.

An Act requiring notice of chattel mortgages, renewals, assignments and satisfaction on livestock to be filed in the office of the Division of Brand Registry of the State Department of Agriculture; lists to be furnished livestock markets; providing livestock markets not liable for sale of mortgaged cattle when notice thereof not filed; and declaring an emergency.

SB 238—By Fine, Cobb, Hamilton, Colston, Field, McClendon, Baldwin, Stipe, Boecher, Kerr, McColgin, Bohannon and Belvin.

An Act relating to the Oklahoma Alcoholic Beverage Control Board and the Director and employees thereof; vesting in the State Bureau of Investigation and local law enforcement officers certain duties, to be discharged in cooperation with said Board, the Director and the employees thereof; terminating the employment of specified employees; prohibiting the employment of agents, inspectors and other specified employees for certain purposes; prohibiting the purchase lease, rental or other acquisition of motor vehicles by said Board and others; transferring all motor vehicles currently owned by said Board to the State Board of Public Affairs and providing procedures for their disposition; directing that all revenues derived from the operation of this Act shall be credited to the General Revenue Fund of the State; repealing all conflicting laws; and declaring an emergency.

SECOND READING

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

SB 232—Criminal Jurisprudence.

SB 233—Privileges and Elections.

SB 234—Criminal Jurisprudence.

SB 235—Roads and Highways.

SB 236—Education—Common.

GENERAL ORDER

SB 64 by Romang was read and considered.

Upon motion of Senator Romang, **SB 64** was advanced to engrossment.

By unanimous consent, upon request of Senator Romang, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—35.

Nay: Dacus, McColgin, Pitcher, Trent.—4.

Excused: Cartwright, Collins, Cowden, Rogers.—4.

Not Voting: Wilson (Beckham).—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham,

Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—35.

Nay: Dacus, McColgin, Pitcher, Trent.—4.

Excused: Cartwright, Collins, Cowden, Rogers.—4.

Not Voting: Wilson (Beckham).—1.

The emergency was declared passed.

SB 64, as amended, was referred for engrossment.

Senator Cartwright asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 532**.

By unanimous consent **HCR 532** was taken up for immediate consideration, read at length as follows and adopted upon motion of Senator Garrison:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 532—By Tate and Tinker of the House and Garrison of the Senate.

A CONCURRENT RESOLUTION COMMENDING THE PLAYERS AND COACHES OF THE PAWHUSKA HIGH SCHOOL BASKETBALL TEAM FOR WINNING THE CLASS "A" CHAMPIONSHIP IN 1961.

WHEREAS, The Pawhuska High School "Huskies" Basketball Team on Saturday, March 11, 1961, defeated Stillwater 40 to 38 to become the State Class "A" Basketball Champions; and

WHEREAS, this is the first time in history for the City of Pawhuska to win the State Championship in basketball; and

WHEREAS, Carlos Gripado was the high scoring individual in the State Tournament for the second straight year and is the only player in the tournament's history to achieve this honor; and

WHEREAS, The Pawhuska High School "Huskies" Basketball Team has had an

outstanding season record of 28 victories and one loss as is hereinafter set forth:

Pawhuska	49
Ponca City	29
Pawhuska	65
Tahlequah	26
Pawhuska	63
Vinita	28
Pawhuska	54
Hominy	23
Pawhuska	61
Nowata	47
Pawhuska	64
Broken Arrow	26
Pawhuska	65
Pryor	46
Pawhuska	64
Miami	39
Pawhuska	67
Claremore	29
Pawhuska	65
Tahlequah	29
Pawhuska	66
Vinita	33
Pawhuska	73
Nowata	33
Pawhuska	80
Broken Arrow	24
Pawhuska	71
Pryor	41
Pawhuska	76
Miami	44
Pawhuska	82
Claremore	22

MIAMI INVITATIONAL TOURNAMENT

Pawhuska	67
Muskogee	54
Pawhuska	66
Tulsa Edison	40
Pawhuska	54
Midwest City	45

CENTRAL STATE TOURNEY

Pawhuska	67
Del City	42
Pawhuska	71
Pauls Valley	48
Pawhuska	59
U.S. Grant	35
Pawhuska	52
Oklahoma City Central	57

VINITA REGIONAL TOURNEY

Pawhuska	69
Stilwell	41
Pawhuska	60
Vinita	47
Pawhuska	81
Miami	47

STATE TOURNEY

Pawhuska	41
Chickasha	34
Pawhuska	69
Booker T. Washington	48
Pawhuska	40
Stillwater	38

WHEREAS, The "Huskies" Basketball Team was also the champion of the Verdigris Valley Conference; and

WHEREAS, The Head Coach, Jim Killingsworth and his Assistant, Jim Minor, have lead the Pawhuska "Huskies" to unprecedented heights in athletic accomplishments; and

WHEREAS, These accomplishments have brought a great honor to the City of Pawhuska and all of Osage County.

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

That the Coaches, Jim Killingsworth and Jim Minor and the players of the State Class "A" Champion Pawhuska "Huskies" Basketball Team, who are: Larry Rowland, Cleo Brown, Gary Abbott, Carlos Gripado, Carl Jech, Tommy Maddox, Raymond Bonner, Leo Brown, Jimmy Rector, Jim Beaird, Melvin Reed, Jay Hurt, Charley Bighorse, Wempsey Gilkey and Larry Doll are each and every one commended by the Twenty-eighth Session of the Oklahoma Legislature for their outstanding accomplishments during the 1960-61 basketball season.

That an authenticated copy of this Resolution be sent to Coach Jim Killingsworth and to The Pawhuska High School.

Engrossed HCR 532 was properly signed

and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 807—By Ogden, Shibley and Burkett.

An Act relating to the Merit System of personnel administration; amending Section 3, Chapter 26, Title 74, page 360, Oklahoma Session Laws 1959 (74 O. S. Supp. 1959, § 803); relating to the unclassified service; providing that additional employees and positions and other persons, under specified conditions, shall be included within said unclassified service; providing for promotion examinations and probationary periods; providing for examinations for initial appointments, filling vacancies, prescribing preferential residence requirements and probationary periods; providing for discharge, suspension or demotion of employees for misconduct; providing procedure of taking appeals, hearing on appeals, and action by Board on appeals; providing a system for reduction in number of employees because of shortage of funds or work, reorganization or abolition of position and for preference rights of such employees; Section 11, Chapter 26, Title 74, page 364, Oklahoma Session Laws 1959 (74 O. S. Supp. 1959, § 811), Section 12, Chapter 26, Title 74, page 364, Oklahoma Session Laws 1959 (74 O. S. Supp. 1959, § 812) are repealed; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 16** co-authored by entire House membership.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 529, 661 and 668.**

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 528, 529, 530 and 531.**

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MOTION

Senator Allen moved that the rules be suspended and **SB 30** be withdrawn from the Committee on Business and Industry and placed upon the Calendar, the roll call being as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Cartwright, Colston, Dacus, Field, Garvin, Grantham, Ham, Harris, Kerr, Land, Morford, Payne, Ritzhaupt, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—25.

Nay: Boecher, Bohannon, Cobb, Fine, Garrison, Graves, Hamilton, Lollar, McClendon, McColgin, McSpadden, Pazour-
eck, Pitcher, Shoemake, Stipe.—15.

Excused: Collins, Cowden, Rogers.—3.

Not Voting: Easterly.—1.

The President declared the rules suspended and **SB 30** withdrawn from the Committee on Business and Industry and placed upon the Calendar.

Senator Baldwin raised a point of order, which was sustained, against the President's ruling, stating that the Allen Motion was for the purpose of suspending the rules in order to withdraw **SB 30** from the Committee on Business and Industry.

Senator Allen moved that **SB 30** be withdrawn from the Committee on Business and Industry and placed upon the Calendar, which motion prevailed.

Senator Rogers asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 153, 171, 212, SJR 20, and SCR 17 and 18 each correctly engrossed.

Engrossed **SBs 153, 171, 212, SJR 20, and SCR 17** and 18 were properly signed and ordered transmitted to the Honorable House for consideration.

Senator McSpadden presiding.

GENERAL ORDER

SB 145 by Payne of the Senate and Richeson (Okmulgee) and Cole of the House was read and considered.

Upon motion of Senator Payne **SB 145** was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **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.

Senator Hamilton asked unanimous consent to amend **SB 145**, to which Senator Payne objected.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson, (Greer).—35.

Nay: Cobb, Graves, Lollar, McClendon, Rogers, Stevenson, Stipe.—7.

Excused: Collins, Cowden.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham,

Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson, (Greer).—35.

Nay: Cobb, Graves, Lollar, McClendon, Rogers, Stevenson, Stipe.—7.

Excused: Collins, Cowden.—2.

The emergency was declared passed.

SB 145, as amended, was referred for engrossment.

GENERAL ORDER

HB 657 by Morgan and Smith was read and considered.

Senator Baldwin asked unanimous consent, which was granted, that consideration of **HB 657** be temporarily deferred in order that he might prepare an amendment.

Senator Payne asked to be shown excused until such time as he returns to the Chamber, which was the order.

HB 656 by Morgan was read and considered.

Senators Ham and Bailey moved to amend **HB 656**, line 5, page 1, by adding after the word "children" and before the word "are" the following language: "except the Pauls Valley State School and the Central State Griffin Memorial Hospital" which amendment was declared adopted.

Upon motion of Senator Pitcher, **HB 656**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Pitcher, **HB 656**, as amended, 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 the Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden,

Cartwright, Cobb, Colston, Dacus, East-erly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Har-ris, Kerr, Land, Lollar, McClendon, Mc-Colgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: Romang.—1.

Excused: Collins, Cowden, Payne.—3.

Not Voting: Morford, Wilson (Beckham).—2.

The bill was declared passed.

On the question of passage of emer-gency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, East-erly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Har-ris, Kerr, Land, Lollar, McClendon, Mc-Colgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: Romang.—1.

Excused: Collins, Cowden, Payne.—3.

Not Voting: Morford, Wilson (Beckham).—2.

The emergency was declared passed.

HB 656, as amended, was referred for engrossment.

Senator Payne asked to be shown pres-ent, which was the order.

Senators Trent and Berrong asked to be shown excused until such time as they return to the Chamber, which was the order.

MESSAGE FROM THE HOUSE

Advising adoption of and returning **SCR 18**, co-authored by entire House member-ship.

The above numbered Resolution was ordered referred for enrollment.

GENERAL ORDER

Referring further to **HB 657**, Senator Baldwin moved to amend same by striking

the Title and Sections 1 and 2 and insert-ing in lieu thereof the following:

“AN ACT RELATING TO THE USE OF REGISTERED AND CERTIFIED MAIL; DEFINING TERMS; PROVIDING THAT THE TERMS “REGISTERED MAIL” AND “RESTRICTED REGISTERED MAIL” WHENEVER USED IN THE LAWS OF THIS STATE SHALL MEAN “CERTIFIED MAIL,” WITH CERTAIN EXCEPTIONS REQUIRING POSTMARK-ED RECEIPT OF MAILING AND RE-TURN RECEIPT SHOWING PROOF OF DELIVERY UNDER CERTAIN CONDI-TIONS; AND DECLARING AN EMER-GENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Wherever the term “regis-tered mail” or “restricted registered mail” appears in the statutes of this State same shall mean “certified mail”, except when articles of intrinsic value, such as valuable documents, are to be mailed.

SECTION 2. Whenever the intent and purpose of the statute is to establish proof of mailing, a postmarked receipt of mail-ing shall be required for both registered and certified mail. Whenever the intent and purpose of the statute is to establish proof of delivery, a return receipt show-ing proof of delivery shall be required for both registered and certified mail.

SECTION 3. It being immediately nec-essary 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 Romang moved to amend the Baldwin amendment, line 5 of the Title by inserting after the word “mean” and be-fore the words “certified mail” the words “either ‘registered mail’ or” and on lines 10 and 11 by inserting after the word “mean” and before the words “certified mail” the words “either ‘registered mail’ or” and on line 11 after the comma follow-

ing the words "certified mail" by striking the remainder of line 11 and line 12.

Senator Baldwin asked unanimous consent, which was granted, to withdraw his amendment.

Upon motion of Senator Pitcher, **HB 657** was advanced to engrossment.

By unanimous consent, upon request of Senator Pitcher, **HB 657** was placed upon third reading and final passage.

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: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—36.

Excused: Berrong, Collins, Cowden, Trent.—4.

Not Voting: Breeden, Harris, Ritzhaupt, Wilson (Beckham).—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—36.

Excused: Berrong, Collins, Cowden, Trent.—4.

Not Voting: Breeden, Harris, Ritzhaupt, Wilson (Beckham).—4.

The emergency was declared passed.

HB 657 was properly signed and ordered returned to the Honorable House.

Senator Colston asked to be shown excused until such time as he returns to the Chamber, which was the order.

President Pro Tempore Collins and Senators Berrong and Cowden asked to be shown present, which was the order.

Senator Hamilton presiding.

Senator Cowden presiding.

MOTION TO RECONSIDER VOTE

The vote occurring on the Allen motion to reconsider the vote by which **SB 2** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Dacus, Field, Garvin, Grantham, Ham, Kerr, McColgin, Morford, Ritzhaupt, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—22.

Nay: Bohannon, Cobb, Collins, Cowden, Fine, Garrison, Graves, Hamilton, Harris, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Shoemake.—18.

Excused: Colston, Trent.—2.

Not Voting: Easterly, Stipe.—2.

FIRST READING

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

SB 239—By Harris and Bailey.

An Act relating to cities and towns; defining terms; providing for annexation of territory to cities and towns and prescribing the conditions and procedure therefor and for the deannexation of annexed territory if adequate municipal services are not extended thereto; amending 11 O. S. 1951, § 481 and § 482; repealing 11 O. S. 1951, § 1041, § 1042, § 1043, and § 1044; providing that this Act shall be cumulative to other Acts unless otherwise provided; and declaring an emergency.

GENERAL ORDER

SB 198, by Wilson (Greer), was read and considered.

Senators Kerr, Bohannon, Boecher, McColgin, Collins, Fine, Baldwin, Field, McSpadden, McClendon, Dacus, Berrong, Hamilton, Shoemake, Allen and Cartwright asked to be made co-authors of **SB 198**, which was the order.

Upon motion of Senator Wilson (Greer), **SB 198** was advanced to engrossment.

Upon motion of Senator Wilson (Greer), 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Cowden, Dacus, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Graves, Land, Morford, Pazoureck, Rogers, Romang.—7.

Excused: Colston, Trent.—2.

Not Voting: Belvin, Easterly, Garrison, Harris, Stipe.—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Cowden, Dacus, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Graves, Land, Morford, Pazoureck, Rogers, Romang.—7.

Excused: Colston, Trent.—2.

Not Voting: Belvin, Easterly, Garrison, Harris, Stipe.—5.

The emergency was declared passed.

SB 198 was referred for engrossment.

RESOLUTION

Senator Field asked unanimous consent, which was granted, to introduce the following **SR**, which was read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 31 — By Field.

A RESOLUTION DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO APPOINT A MEMBER THEREOF TO ATTEND AND PARTICIPATE IN THE MEETING OF THE TRUSTEES OF THE OKLAHOMA ORDINANCE WORKS TRUST AND REPRESENTATIVES OF THE GENERAL SERVICES ADMINISTRATION OF THE FEDERAL GOVERNMENT TO BE HELD IN WASHINGTON, D.C., ON MARCH 17, 1961; AND AUTHORIZING REIMBURSEMENT FOR TRAVEL AND EXPENSES.

WHEREAS, The State of Oklahoma is the beneficiary of the Oklahoma Ordinance Works Trust; and

WHEREAS, The securing of title and ownership for the use of the State of Oklahoma to the property of the former Oklahoma Ordinance Works, located in the vicinity of Pryor, Oklahoma, is desirable and beneficial for the purposes of economic development and industrial growth of this State; and

WHEREAS, Negotiations to such end are to be discussed between the Trustees of the Oklahoma Ordinance Works Trust and the General Services Administration, the custodian of such property for the Federal Government; and

WHEREAS, The progress of such discussions and any agreements as to the terms and conditions that may be attached to any proposed transfer of ownership or future uses of the properties of the former Oklahoma Ordinance Works is of vital concern and interest to the Legislature of the State of Oklahoma.

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

SECTION 1. The President Pro Tempore of the Senate is hereby authorized to appoint a member thereof to attend and participate in the meeting of the Trustees of the Oklahoma Ordinance Works Trust and Representatives of the General Services Administration, to be held in Washington, D.C., on March 17, 1961, for the purpose of obtaining such information as may be presented concerning the progress of arrangements for transfer of the title to the former Oklahoma Ordinance Works, located in the vicinity of Pryor, Oklahoma, to the Oklahoma Ordinance Works Trust, for the beneficial use of the people of the State of Oklahoma, and shall report to the Legislature of the State of Oklahoma any agreements or terms and conditions that are proposed to be attached to such transfer, or any suggested or proposed future use or disposition of such properties.

SECTION 2. Reimbursement for travel

and expenses for such member shall be paid by the Senate, as provided by Senate Resolution No. 5, Twenty-eighth Legislature of the State of Oklahoma.

As provided under **SR 31**, President Pro Tempore Collins appointed Senator Pitcher.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 11:00 a.m., tomorrow, which motion prevailed.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS.

SB 233—Privileges and Elections.

DO PASS, as amended:

SB 81—Public Health.

Upon motion of Senator Wilson (Beckham), 200 additional copies of **SB 81** were ordered printed.

As provided under the Field motion, the Senate was declared adjourned to meet at 11:00 a.m., tomorrow.

Forty-third Legislative Day

Thursday, March 16, 1961

Pursuant to adjournment, the Senate met at 11:00 a.m., and was called to order by its President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Baldwin, Dacus, Garrison, Ham, Payne, Pitcher.—6.

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 237—Agriculture.

SB 238—Business and Industry.

SB 239—State and Federal Government.

HB 807—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 808—By Ogden and Shibley.

An Act relating to the Merit System of Personnel Administration; amending Section 5, Chapter 26, Title 74, page 361,

Oklahoma Session Laws 1959 (74 O. S. Supp. 1959, § 805), relating to duties of the State Personnel Board; providing for the establishment of noncompetitive appointments for certain positions of unskilled labor where the character of the work makes it impractical to supply the needs of the service effectively by competitive examination; requiring persons in said positions to serve a probationary period in accordance with rules and regulations adopted by said Board; providing permanent status for such employees under the same rules and regulations as for other classified employees; requiring such persons to pass an appropriate examination as a condition for promotion to a higher classification or for transfer to a position in a higher classification; providing that age shall not be a disqualification; and declaring an emergency.

HB 883—By Williams (Murray), Larson, Allard, Ogden and Batson.

An Act relating to the administration of the Institute for Colored Deaf, Blind and Orphans, Taft, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to such institution to the jurisdiction of the Oklahoma Public Welfare Commission; transferring all property, records, contracts, and unexpended funds appropriated for the maintenance of such institution to the Oklahoma Public Welfare Commission and 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 Okla-

homa Public Welfare Commission to perform the duties and exercise the prerogatives and authority now authorized to be performed by the State Board of Public Affairs relating to such institution; authorizing the Oklahoma Public Welfare Commission to set up a Merit System for employees in such institution; repealing laws in conflict; making the provisions of this Act severable; providing an allocation from the State Assistance Funds for the operations of said institution; authorizing and directing the State Budget Officer to make transfers of funds from the State Assistance Funds to the State Crippled Childrens' Fund; providing Act shall be in effect after July 1, 1961; and declaring an emergency.

HB 884—By Williams (Murray), Larason, Ogden, Allard and Batson.

An Act relating to the administration of Whitaker State Orphan's Home, Pryor, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to such institution to the Oklahoma Public Welfare Commission; transferring all property, records, contracts, and unexpended funds appropriated for the maintenance of such institution to the jurisdiction of the Oklahoma Public Welfare Commission and 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 Oklahoma Public Welfare Commission to perform the duties and exercise the prerogatives and authority now authorized to be performed by the State Board of Public Affairs relating to such institution; authorizing the Oklahoma Public Welfare Commission to set up a Merit System for employees in such institution; repealing laws in conflict; making the provisions of this Act severable; providing an allocation from the State Assistance Funds for the operations of said institution; authorizing and directing the State Budget Officer to make trans-

fers of funds from the State Assistance Funds to the State Crippled Childrens' Fund; providing Act shall be in effect after July 1, 1961; 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 657**.

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 transmitting for signature Enrolled **HCR 532**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 103 by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 103** was advanced to engrossment.

Upon motion of Senator Shoemake, 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, Bailey, Belvin, Berrong, Boecher, Cobb, Collins, Colston, Easterly, Field, Garvin, Grantham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).
29.

Nay: Bohannon, Cartwright, Fine, Graves, McClendon.—5.

Excused: Baldwin, Dacus, Garrison, Ham, Payne, Pitcher.—6.

Not Voting: Breeden, Cowden, Lollar, Tipps.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Bohannon, Cartwright, Graves, McClendon.—4.

Excused: Baldwin, Dacus, Garrison, Ham, Payne, Pitcher.—6.

Not Voting: Breeden, Lollar, Tipps.—3.

The emergency was declared passed.

SB 103 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 533**.

Senator Rogers asked unanimous consent, which was granted, that **HCR 533** be taken up for immediate consideration.

Upon request of Senator Rogers, all members of the Senate were added as co-authors of **HCR 533**, following which the Resolution, as co-authored, was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 533—By Baggett, Abbott, Allard, Andrews, Atkinson, Avey, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fогarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth,

Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McCarty, McChristian, McCue, McCune, Massey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminoole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poynor, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Skaggs, Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and Rogers and all other members of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING AND CONGRATULATING THE NATIONAL BROADCASTING COMPANY, CHET HUNTLEY AND THE UNITED STATES TIMEX CORPORATION FOR THE TELEVISION PRODUCTION IN THE "WHITE PAPER" SERIES ENTITLED "MAN IN THE MIDDLE: THE STATE LEGISLATURE".

WHEREAS, on the 14th day of March, 1961, the National Broadcasting Company under the sponsorship of the United States Timex Corporation, the manufacturers of Timex watches, televised another public service program in its "White Paper" series entitled "Man in the Middle: The State Legislature"; and

WHEREAS, such production epitomized the performance of public service by a licensee under the Federal Communications Act; and

WHEREAS, such production evidenced a highly enlightened and most knowledgeable understanding and appreciation of the vital functions and major problems of the legislatures of over fifty states; and

WHEREAS, the first essential of a free society in the preservation of democratic

government is an informed and enlightened citizenry; and

WHEREAS, such telecast, "Man in the Middle: The State Legislature" contributes significantly to the information and understanding of the people of these United States of the vital functions and grave problems of their respective state governments.

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

THAT the National Broadcasting Company, Mr. Chet Huntley, and the United States Timex Corporation, the sponsor of the "White Paper" series and the manufacturers of Timex watches be, and they hereby are congratulated for having produced and presented to the people of the United States the program "Man in the Middle: The State Legislature", and the people of the State of Oklahoma, through their duly elected Representatives express appreciation and admiration for this rendition of public service which was of the highest character and caliber.

BE IT FURTHER RESOLVED that the National Broadcasting Company, Chet Huntley and the United States Timex Corporation are hereby memorialized and urged to produce and present more programs upon this subject matter in view of the demonstrated ability to cogently produce the same with understanding and appreciation for the vital and practical need of democratic government, which service will resound not only in the greater possibility of attainment of the goal of free men governing themselves, but also to the credit and grateful recognition of those responsible therefore by the beneficiaries of such public service.

BE IT FURTHER RESOLVED that authenticated copies of this Resolution be forwarded to the National Broadcasting

Company, Chet Huntley, and the United States Timex Corporation.

Engrossed **HCR 533**, as co-authored, was properly signed and ordered returned to the Honorable House.

PENDING SENATE CONSIDERATION

Senator Belvin asked for consideration of Engrossed **HCR 523**, which was the order.

Senator Belvin asked to be made co-author of **HCR 523**, which was the order, following which **HCR 523**, as co-authored, was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 523—By Converse of the House and Belvin of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING THE UNITED STATES SECRETARY OF THE INTERIOR AND THE BUREAU OF INDIAN AFFAIRS AND THE OKLAHOMA CONGRESSIONAL DELEGATION TO THE UNITED STATES CONGRESS TO PERMIT THE PEOPLE OF THE CHICKASAW INDIAN TRIBE TO ORGANIZE AND CONDUCT THEIR TRIBAL AFFAIRS IN A FREE AND DEMOCRATIC MANNER.

WHEREAS, in order to complete the action for the Chickasaw Tribe as authorized by the Act of April 26, 1906, (34 U.S. Stat. 137), entitled "An Act to provide for the final disposition of the affairs of the Five Civilized Tribes in the Indian Territory, and for other purposes", it is necessary that the United States Government direct and authorize additional formal and legal procedures; and

WHEREAS, other tribes of the Five Civilized Tribes have been authorized and permitted to assume and undertake the operation and government of its tribal affairs without the supervision of the United States Government; and

WHEREAS, the Chickasaw Tribe is composed of persons who are descendants of the true natives of this Land of

the Free and the original citizens of this Democratic form of government; and

WHEREAS, the alleged necessity for guidance and direction, by the white man, over the conduct of tribal organization and functions, has long since disappeared and is now both repugnant and contrary to the basic concept and written word of the United States Constitution's guarantee of the freedom of man and his God given and inalienable right to manage and control his own affairs, consistent with a respect for the rights of others; and

WHEREAS, the members of the Chickasaw Tribe desire to exercise their rights as free men and thereby to formulate and conduct a governmental organization for the management of their tribal affairs, not inconsistent with the Constitution or laws of the United States and the several states thereof, and in the process thereof to choose and select from their own number and by their own determination those persons deemed necessary and appropriate for duties and functions which may be required.

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

THAT the Secretary of the Interior and the Bureau of Indian Affairs of the United States of America and the Oklahoma Delegation to the United States Congress are hereby memorialized to promulgate such rules, regulations, orders or legislation that may be necessary or appropriate to allow the members of the Chickasaw Tribe to determine their own government for the conduct of their tribal affairs, not inconsistent with statutory or constitutional law of the United States of America or the several states thereof, and to select such persons of their own choice to perform such duties in connection therewith as may be required.

BE IT FURTHER RESOLVED that authenticated copies of this Resolution be forwarded to the Secretary of the Interior, United States of America, the Bureau of Indian Affairs, Department of the Interior, United States of America and each member of the Oklahoma Delegation to the Congress of the United States of America.

Engrossed **HCR 523**, as co-authored, was properly signed and ordered returned to the Honorable House.

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

Senators Ham, Dacus and Pitcher asked to be recorded present, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Easterly motion to reconsider the vote by which **SB 9** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Berrong, Boecher, Breeden, Collins, Dacus, Easterly, Field, Garvin, Grantham, Harris, Land, Lollar, McColgin, McSpadden, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Belvin, Bohannon, Cartwright, Cobb, Colston, Cowden, Fine, Graves, Ham, Hamilton, McClendon, Pitcher, Stipe, Tipps, Trent.—15.

Excused: Baldwin, Garrison, Kerr, Payne.—4.

Not Voting: Morford.—1.

Senator Ritzhaupt asked unanimous consent, which was granted, that further consideration of **SB 9** be deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 168**, co-authored by:

Atkinson, Bernard, Bond, Briscoe, Burnham, Forsythe, Greenhaw, Kardokus, Karnes, Lauer, Moad, Murrow, Odom (Wagoner), Page, Patterson, Privett,

Richardson, Taliaferro, Wilhelm, Willis (Jackson) and Witt.

The above numbered Bill, as co-authored, was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 145, 198 and **HB 656** each correctly engrossed.

SR 31 and **SCRs 16** and **18** each correctly enrolled.

Engrossed **SBs 145** and **198** were each properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **HB 656**, as amended, and Engrossed **SAs** thereto, were properly signed and ordered returned to the Honorable House.

Enrolled **SR 31** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SCRs 16** and **18** were properly

signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:30 p.m., Monday, March 20, 1961, which motion was adopted.

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 214—Public Lands.

HB 801—Public Lands.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, March 20, 1961, as provided under the Rules—1:30 p.m.

Forty-fourth Legislative Day

Monday, March 20, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, The Reverend Vernal West, Pastor of the First Baptist Church of Coalgate, Oklahoma.

The Journal for the last legislative day was declared approved.

FIRST READING

The following Bill was introduced and read the first time:

SB 240—By Berrong.

An Act relating to insurance; amending Section 613, Article 6, Title 36, page 233, Oklahoma Session Laws 1957 (36 O. S. Supp. 1957, § 613) by requiring life and/or accident and health insurers to maintain a maximum deposit of \$100,000; and declaring an emergency.

SECOND READING

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

HB 808—State and Federal Government.

HB 883—Social Welfare, then to Appropriations and Budget.

HB 884—Social Welfare, then to Appropriations and Budget.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 64 and 103 each correctly engrossed.

SB 168 correctly enrolled.

Engrossed **SBs 64 and 103** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 168**, was after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 809—By Skaggs, Howard, Bradley (Tulsa), Fowler, Hesser, Holcomb, Hopkins, Johnston, McChristian, Massey, Watkins and Williams (Carter).

An Act relating to crimes; amending 21 O. S. 1951, § 1435, to include the breaking or forcible opening of coin operated or vending machines in the definition of burglary in the second degree; and declaring an emergency.

HB 810—By Skaggs.

An Act relating to crimes; making it unlawful to falsely report any crime or circumstances which result in police action; making violations a misdemeanor; fixing penalties; and declaring an emergency.

HB 818—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate.

An Act relating to elections; amending 26 O. S. 1951, § § 345.1, as amended, 345.2, 345.3, and 345.8; repealing 26 O. S. 1951, § 345.4; providing that applications for absentee ballots under the War Act be mailed directly to the secretaries of the county election boards; providing that war absentee ballots be counted in the manner as provided for civilian absentee ballots; and declaring an emergency.

HB 822—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate.

An Act relating to elections; amending Section 8, Chapter 4, Title 26, page 175, Oklahoma Session Laws 1957 (26 O. S. Supp. 1959, § 93.8); abolishing the inactive file of the Central Record, and providing for the destruction of the original and duplicate registration forms of all voters whose registrations have been cancelled for failure to vote or because of the voter's death; requiring elector to reregister after such cancellation; and declaring an emergency.

HB 823—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate.

An Act relating to elections in cities and towns; providing for the retention and using of the regular precinct election officials and the regular polling place within the precinct, in the discretion of the County Election Board, where the city or town limits include only a portion of an outlying precinct, in case of difficulties in the selection of willing or qualified persons so to serve from said portion or in finding a polling place within said portion, for the holding of city and town elections; amending Sec. 27, 11 O. S. 1951; and declaring an emergency.

HB 824—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate.

An Act relating to elections; amending

Section 14, Chapter 4, Title 26, page 177, Oklahoma Session Laws 1957 (26 O. S. Supp. 1959, § 93.14), by adding the word "register" so as to provide that registering as well as voting during the four-year period will prevent the cancellation of such voter's registration; and declaring an emergency.

HB 825—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate.

An Act relating to voting precincts; amending 26 O. S. 1951 § 25 by deleting that portion regulating the number of voters for each precinct; and declaring an emergency.

HB 833—By Camp, Redman and Taliaferro of the House and Harris of the Senate.

An Act relating to juvenile officers; defining counties affected; fixing salary; amending Section 1, Chapter 5b, Title 10, Oklahoma Session Laws 1955, page 109, (10 O. S. Supp. 1959, § 127.10); and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 20**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising signing of and transmitting for signature Enrolled **HCRs 523** and **533**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCRs 16** and **18**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 534—By Poynor and Wolf of the House and Bailey of the Senate.

Consideration of **HCR 534** was deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 17**.

The above numbered Resolution was referred for enrollment.

IN MEMORIAM

Senator Field announced 2:00 o'clock p m., had arrived, the hour arranged by the Special Senate Committee, of the 28th Legislature, appointed under **SR 23** and composed of Senators Harold R. Shoemaker, as Chairman; Byron Dacus, as Vice Chairman, and Robert L. Bailey, Glem Ham, Clem H. Hamilton, Louis H. Ritzhaupt and Cleeta John Rogers, as members, for the commencement of a Memorial Service—honoring the memories of those State Senators, Governors and Lieutenant Governors whose lives have expired during the last decade—this pursuant to a motion by the then Senator Joe B. Thompson and adopted by the Senate of the 23rd Legislature, at the conclusion of the First Memorial Service held March 20, 1951.

Invocation was offered by The Reverend Murray Fuquay, Pastor, First Baptist Church of Midwest City, Oklahoma.

President Pro Tempore Collins announced special sections of the Senate Galleries had been reserved for the families of all deceased and living persons being honored today.

INTRODUCTION OF GUESTS

Relatives of deceased Senators, who were present, were introduced by the Senators now serving from their respective districts, as follows:

Senator James Babb—Dist. 21
Mrs. James Babb

Senator George L. Bowman—Dist. 16
Mrs. George L. Bowman

Senator Sam W. Carmack—Dist. 4
Mrs. Sam W. Carmack
Mr. and Mrs. Robert S. Carmack
Samuel W. Carmack V
Patricia Carmack
Mrs. Marcia Carmack Norwood
Guy F. Norwood, Jr.
Sammy C. Norwood

Senator A. Leslie Chambers—Dist 16
Mildred K. Chambers

Senator Stanley Coppock—Dist. 7
Mrs. Stanley Coppock
Laura Ann Coppock
Stanley Coppock, Jr.
Betty Coppock
Robert Anderson
Mrs. Herbert G. Coppock
Herbert P. Coppock

Senator A. E. Darnell—Dist. 6
Mrs. A. E. Darnell
Elmer Eugene Darnell
Mrs. Coy Best
Burton Eugene Darnell
Burton Eugene Darnell II
Carolyn Kaye Darnell
Aleta Faye Darnell

Senator R. L. Davidson—Dist. 31
Mrs. R. L. Davidson
R. L. Davidson, Jr.

Senator W M Gulager—Dist. 27
Mrs. Gloria Gulager Seibold

Senator Tom Jelks—Dist. 15
Mrs. Ruth Jelks
Jeanette Jelks
Mrs. Carl Taylor

Senator Clarence Johnson—Dist. 13
Mrs. Clarence Johnson
Mr. and Mrs. Oren Lee Peters
Mr. and Mrs. L. T. Johnson

Senator Ed King—Dist. 20
Frank King

Senator Charles A. Moon—Dist. 27
Mrs. Carl W. Taylor
Betty Katherine Taylor
Mrs. Robert Hicks

Senator Clark Nichols—Dist. 27

Mrs. Clark Nichols

Mr. and Mrs. J. Richard Holley

Clark Nichols, Jr.

Miss Judy Vogel

Senator Jess L. Pullen—Dist. 18

Mrs. Jess L. Pullen

Senator Joe Smalley—Dist. 19

Phil Smalley

Senator Tom C. Waldrep—Dist. 13

Mrs. Tom C. Waldrep

Senator Frank L. Warren—Dist. 22

Mrs. Frank L. Warren

William H. Warren

Senator Roy White—Dist. 27

Mrs. Roy White

Senator Bailey was recognized and introduced Chester Francis, who directed the Oklahoma University Glee Club in the renditions of "O Brother Man," "Down in the Valley," and Medleys from "Showboat" and "Oklahoma."

The roll was ordered called of all living former and present members of the Senate, resulting as follows:

PRESENT	ABSENT	DIST.	
		NO.	NAME
x		3	Albright, Chas.
x		15	*Allen, Walt
x		2	Anderson, A. E.
	x	1	Aycock, Geo. L.
x		19	*Bailey, Robert L.
x		15	*Baldwin, Don
	x	19	Ballard, Hardin
x		22	Ballinger, Paul
	x	32	Barnett, W. A.
x		20	*Belvin, J. H.
x		6	*Berrong, Ed
x		35	Binns, H. D.
x		16	*Boecher, Roy C.
x		27	*Bohannon, Wilford E.
x		21	Braden, Clint
x		10	*Breedon, Robert H.
x		21	Briggs, Claud
	x	27	Brook, Eck F.
x		18	Brown, Earl A.
	x	6	Burns, DeRoy
	x	33	Bushyhead, Dennis
	x	33	Calvert, Floyd A.
x		28	Carlile, Paul V.
x		28	Carlile, W. A.
x		8	Carrier, Floyd E.

*—Indicates Incumbent

POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
D	Alva	1935-37
D	Chickasha	1951-53-55-57-59-61
D	Oklahoma City	1947-49-51
D	Texhoma	1913
D	Norman	1959-61
D	Anadarko	1949-51-53-55-57-59-61
D	Purcell	1931-33
D	Holdenville	1949-51-53-55
D	Okmulgee	1937-39
D	Durant	1961
D	Weatherford	1959-61
D	Coalgate	1947-49
D	Kingfisher	1949-51-53-55-57-59-61
D	Checotah	1961
D	Norman	1943-45
R	Cleveland	1957-59-61
D	Okla. City 1127 NE 63	1931-33-35-37
D	Muskogee	1907
D	Ardmore	1923-25
D	San Fernando, Calif. Box 383	1935-37
D	Claremore	1935-37
D	Washington, D.C. 1026 17th St., NW	1923-25
D	Sallisaw	1941
D	Okla. City 120 NW 25	1933-35
R	Carrier	1941-43-45-47-49-51-53- 55-57-59

PRESENT	ABSENT	DIST.	
		NO.	NAME
x		23	*Cartwright, Buck
	x	20	Cartwright, Keith
x		20	Cartwright, Wilburn
	x	5	Chamberlain, Cecil R.
x		18	Chapman, Fred
	x	6	Clayton, LeRoy
x		36	*Cobb, Joe Bailey
	x	2	Collier, E. S.
x		11	*Collins, Everett S.
	x	22	Collins, Glen C.
x		26	*Colston, Eldridge
	x	30	Commons, A. L.
x		10	Connell, J. Val
x		6	Cook, Carl Max
x		35	Cooper, Henry
x		2	Cornels, E. F.
	x	34	Cornett, J. Corbett
	x	33	Couch, Penn
x		13	*Cowden, Boyd
x		1	Cox, Julius W.
	x	9	Curran, J. E.
	x	27	Curry, Guy A.
x		6	*Dacus, Byron
	x	29	Dendy, Buck

*--Indicates Incumbent

POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
D	Wewoka	1959-61
D	Durant	1949-51-53-55-57-59
D	Okla. City	1919-21
D	Frederick	1931-33-35-37
D	Ardmore	1943-45-47-53-55
D	Clinton	1937-39
D	Tishomingo	1943-45-47-49-51-53-59-61
D	Taloga	1943-45
D	Sapulpa	1947-49-51-53-55-57-59-61
D	Ada	1955-57
D	Marietta	1961
D	Miami	1929-31-33-35
D	Okla. City	
	Kerr-McGee Bldg.	1949-51
D	Okla. City	1949-51-53-55
D	Atoka	1951-53
D	Sayre	1941-43
R	Pawhuska	1921-23
D	Coody's Bluff	1939-41
D	Chandler	1939-41-43-45-47-49-51-53-55-57-59-61
D	Boise City	1939-41
R	Vista, Calif.	
	Box 655	1913-15
D	Stigler	1941-43
D	Gotebo	1945-47-49-51-53-55-57-59-61
D	Pryor	1955-57

PRESENT	ABSENT	DIST.	
		NO.	NAME
	x	18	Dixon, J. Woody
	x	33	Daugherty, H. P.
	x	9	Duffy, Chas. B.
	x	34	Easter, A. C.
x		3	*Easterly, Ben B.
	x	21	Emery, J. Gladston
x		10	Ferguson, Jo O.
x		1	*Field, Leon B.
x		28	*Fine, Ray
	x	24	Finney, Thos. D.
x		18	Fischl, Louis A.
x		26	Franklin, Wm. M.
	x	36	Frazier, Bruce L.
	x	30	Fronterhouse, Jess L.
x		34	*Garrison, Denzil D.
x		17	*Garvin, Harold
	x	26	Gary, Raymond
	x	19	George, E. V.
x		7	Ginder, Bill
	x	29	Gooldy, W. T.
x		9	*Grantham, Roy E.
x		13	*Graves, Ralph W.
x		16	Grennell, E. B.
	x	2	Grim, Orval
	x	30	Hall, J. R., Jr.
x		19	*Ham, Glen

*—Indicates Incumbent

POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
D	Marietta	1931-33
D	Chelsea	1931-33
D	Ponca City	1935-37-39-41-43-45
R	Bartlesville	
	401 Delaware	1929-31
D	Alva	1955-57-59-61
D	828 Kirkwood	
	Dallas, Texas	1947-49
R	Pawnee	1925-27-29-31
D	Texhoma	1951-53-55-57-59-61
D	Gore	1943-45-47-49-51-53-55-57-59-61
D	Idabel	1943-45-47
D	Ardmore	1933-35
D	Okla. City	
	120 NW 17	1907-09-11
D	Sulphur	1955-57
D	Miami	1951-53-55
R	Bartlesville	1961
D	Duncan	1951-53-55-57-59-61
D	Madill	1941-43-45-47-49-51-53
D	Norman, Box 752	1927-29-35-37
R	Cherokee	1939-41-43-45-47-49
D	Pryor	1947-49
D	Ponca City	1951-53-55-57-59-61
D	Shawnee	1961
R	Okeene	1945-47
D	Cheyenne	1947-49
D	Miami	1957-59
D	Pauls Valley	1961

Forty-fourth Day, Monday, March 20, 1961

PRESENT	ABSENT	DIST.	
		NO.	NAME
x		21	*Hamilton, Clem M.
	x	32	Hammond, S. E.
	x	5	Harbison, Robert B.
	x	21	Harper, J. B.
x		17	*Harris, Fred R.
	x	26	Herndon, Gene
	x	24	Holloway, W. J.
x		19	Hope, Herbert
	x	32	Horner, Glen R.
	x	29	Howard, Babe
x		9	Howell, Perry
x		31	Hudson, Wash E.
	x	1	Hughes, Wallace G.
x		8	Hutchinson, Geo. A.
	x	1	Howsley, R. L.
x		28	Ingle, R. O.
	x	20	Irby, Bayless
x		2	Irwin, Lawrence L.
	x	2	Ivester, H. C.
	x	14	Jarman, John H., Jr.
x		11	Jennings, Geo. H.

*—Indicates Incumbent

POL.	LAST KNOWN ADDRESS	SESSIONS LEGISLATIVE
D	Heavener	1951-53-55-57-59-61
D	Okmulgee	1941-43
D	Altus	1939-41
D	Talihina	1927-29
D	Lawton	1957-59-61
D	Madill	1955-57-59
D	Okla. City 1736 Kingsbury Lane	1921-23-25
D	Maysville	1949-51-53-55-57-59
R	Okmulgee	1921-23
D	Pryor	1931-33
R	Okla. City 1907 Carlisle Ct.	1947-49
D	125 E. 3rd Tulsa	1923-25
D	Guymon	1923-25
R	Enid	1933-35
D	Guymon	1935-37
D	Okla. City 1829 NE 24	1937-39
D	Artesia, N. M. c/o Irby Drug	1945-47
D	Okla. City Supreme Court	1951-53
	Sayre	1935-37
D	Washington, DC H O Bldg.	1949
D	Sapulpa	1931-33

PRESENT	ABSENT	DIST. NO.	NAME	POL.
	x	15-17	Johnson, Jed	D
x		10	Johnston, Henry S.	D
x		15	Jolly, Harry	D
x		5	Jones, D. L.	D
	x	11	Jones, Ray C.	D
x		5	*Kerr, Ryan	D
		33	Kight, H. Tom, Jr.	D
	x	27	King, Milam	D
	x	19	Knight, Jep	D
x		31	*Land, Yates A.	D
	x	29	Langley, Harve N.	D
x		2	Leach, Arthur	D
	x	1	Leonard, Dwight	D
	x	17	Lewis, W. C.	D
x		6	Liggett, Claude E.	D
x		32	Logan, David M.	D
x		30	*Lollar, Robt. C.	D
	x	1	Loofbourrow, W. H.	D
	x	23	Looney, Joseph C.	D
	x	17	Lowery, Phil H.	D
x		18	Lowrance, Oscar K.	D
x		19	Luttrell, John E.	D
x		24	*McClendon, Leroy	D

*—Indicates Incumbent

LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
New York, N.Y.	
U. S. Customs Crt	
201 Varick St.	1921-23-25-27
Perry	1907-33-35
Carnegie	1929-31
Okla. City	
c/o Corp. Comm.	1951-53-55-57
Okla. City	
13 Oakwood Dr.	1935-37-39-41-43-45
Altus	1959-61
Claremore	1951-53
Checotah	1959
Okla. City	
Kingkade Hotel	1917-19
Tulsa	1959-61
Pryor	1923-25
Okla. City	
801 NE 20	1917-19
Beaver	1943-45-47-49
Washington, D. C.	
329 S O Bldg.	1923-25
Hobart	1931-33
Okmulgee	1933-35
Miami	1961
Boise City	1927-29
Wewoka, Box 805	1923-25
Loco	1939-41-43-45-47-49
Sulphur	1933-35
Norman	1923-25
Idabel	1949-51-53-55-57-59-61

Forty-fourth Day, Monday, March 20, 1961

PRESENT	ABSENT	NO. DIST.	NAME	PO L.
..		2	*McColgin, S. S.	D
x		20	McCurley, John H.	D
x		23	McKeel, John Boyce	D
x		33	*McSpadden, Clem	D
x		34	Mahan, Frank	D
x		10	Maltsberger, John N.	R
	x	23	Medlock, Virgil B.	D
x		20	Memminger, C. B.	D
	x	14	Miskovsky, George	D
x		25	Monk, John	D
	x	2	Moore, Alvin	D
x		7	*Morford, Tom H.	R
	x	12	Morgan, Carl	R
	x	29	Morgan, Harold D.	D
x		17	Morton, L. A.	D
	x	17	Munson, Merton	D
x		17-19	Nance, J. C.	D
	x	15	Neill, Jack	D
x		32	Nevins, James A.	D
x		23	Nichols, Allen G.	D
x		13	Norton, Mead	D

*—Indicates Incumbent

LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
Reydon	1955-57-59-61
Okla. City	
1601 NW 1st	1925-27
Ada	1939-41
Nowata	1955-57-59-61
Fairfax	1943-45-47-49-51- 53-55-57-59
Pawnee	1953-55
Fitzhugh	1947-49-51-53
Atoka	1931-33
Okla. City	1951-53-55-57-59
Stillwater	
c/o OSU	1939-41
Phoenix, Ariz.	
32 W. Jefferson	1929-31
Cherokee	1959-61
Guthrie	1953-55
Vinita	1951-53
Duncan	1919-21
Lawton	
1516 Ferris Ave.	1937-39
Purcell	1933-35-39-41-43- 45-47-49
Phoenix, Arizona	
2452 E. Whitton	1943-45
Okmulgee	1945-47-49-51
Wewoka	1931-33-35-37-43-45
Okla. City	
225 W. Eubanks	1941-43-45-47

PRESENT	ABSENT	DIST.	
		NO.	NAME
x		25	Nix, Kirksey M.
x		8	Otjen, W. J.
	x	28	Patton, G. J.
x		32	*Payne, Tom Jr.
x		14	*Pazoureck, Jean L.
	x	6	Perryman, K. C.
x		35	Phillips, Ferman
x		29	*Pitcher, George P.
	x	20	Posey, H. V.
x		31	Price, Arthur L.
	x	1	Pugh, M. W.
x		14	Rinehart, Jim A.
x		12	*Ritzhaupt, Louis H.
	x	1	Rizley, Ross
x		14	*Rogers, Cleeta John
x		8	*Romang, Richard E.
x		29	Rorschach, Jack L.
	x	32	Russell, John W., Jr.
	x	31	Rutherford, S. Morton
x		22	Sandlin, Hugh M.
x		10	Sanford, John T.

* -Indicates Incumbent

POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
D	Okla. City, Crt. Crim. Appeals	1951-53-55
R	Enid	1925-27-29-31
R	Sallisaw	1929-31
D	Okmulgee	1957-59-61
D	El Reno	1959-61
D	Cheyenne	1957
D	Okla. City 323 E. Madison	1939-41-43-45
D	Vinita	1959-61
D	Stillwater 522 Blakely	1941-43
R	Tulsa 2315 E. 5th Pl.	1947-49-51-53-55-57
D	Marlow	1919-21
D	El Reno	1935-37-39-41-43-45- 47-49-51-53-55-57
D	Guthrie	1933-35-37-39-41-43-45- 47-49-51-57-59-61
R	Okla. City Federal Judge	1931-33
D	Okla. City	1961
R	Enid	1961
D	Vinita	1935-37
D	RFD, Wagoner	1951-53
D	Tulsa 2216 E. 26 Pl.	1931-33
D	Holdenville	1957-59
D	Okla. City 2621 N. Hudson	1937-39-41-43

PRESENT	ABSENT	DIST.		POL
		NO.	NAME	
	x	3	Seaman, Claude	R
	x	31	Sears, Clyde L.	R
	x	2	Shepherd, Stanley	D
x		27	*Shoemaker, Harold R.	D
	x	29	Sibley, R. H.	D
	x	26	Simmons, Felix	D
x		30	Smith, J. J.	D
x		23	Smith, Lester E.	D
	x	13	Sowards, Willard	D
x		5	Speck, Burr	D
x		15	Spencer, Gerald	D
x		22	*Stevenson, Alfred	D
x		25	*Stipe, Gene	D
	x	18	Stokes, Virgil L.	D
x		2	Taylor, Nat	D
	x	17	Thomas, J. Elmer	D
x		18	Thompson, Joe B.	D
x		18	*Tipps, Tom	D
x		35	*Trent, Bob A.	D
	x	18	Tucker, Fred E.	D
x		13	Walker, Oliver C.	D
	x	33	Waller, W. A.	D
x		29	Wheatley, R. L.	D
	x	6	Wheeler, L. E.	D

*—Indicates Incumbent

LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
Waynoka	1947-49-51-53
Tulsa	
2604 S. St. Louis	1943-45
Seiling	1925-27
Muskogee	1951-53-55-57-59-61
Pryor	1939-41
Ardmore	1927
Miami	1917-19
Okla. City	
4014 N. MacArthur	1927-29
Stroud	1931-33-35-37
Altus	1943-45-47-49
Okla. City	
1113 N. Redbud Dr.	1935-37-39-41
Holdenville	1961
McAlester	1957-59-61
Okla. City	
2108 N. Stonewall	1939-41
Lookeba	1933-35-37-39
Medicine Park	1907-09-11-13-15-17-19
Ardmore	1937-39-41-49-51
Ardmore	1957-59-61
Caney	1955-57-59-61
Dallas, Texas	
Securities Bldg.	1913-15-17-19
Dale	1949-51-53-55-57-59
Claremore	1947-49
Vinita	1927-29
St. Louis, Mo.	
Webster Pub. Co.	1941-43-45-47

PRESENT	ABSENT	DIST.	
		NO.	NAME
	x	27	Whitaker, Joe M.
	x	22	Wilbanks, Don
	x	3	Williams, E. P.
	x	19	Williamson, Mac Q.
x		16	Willis, Bert R.
x		4	*Wilson, Basil R.
x		2	*Wilson, Charles M.
x		30	Wilson, C. D.
x		8	Wilson, James M.
x		33	Woods, E. E.
	x	4	Worthington, Henry W.
x		7	Wright, H. W.
x		19	Young, Virgil

*—Indicates Incumbent

POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
D	Eufaula	1933-35-37-39
D	Muskogee	
	Veterans Adm.	1933-35
R	Woodward	1943-45
D	Okla. City	
	Attorney General	1925-27-29-31
D	Canton	1933-35
D	Mangum	1953-55-57-59-61
D	Sayre	1953-55-57-59-61
D	Fairland	1941-43
D	Enid, Bdwy. Tower	1937-39
R	Independence, Kan.	1919-21
D	Mangum	1945-47-49-51
D	Cherokee	1935-37
D	Norman	1955-57

The following Messages were read:

Washington, D.C., March 20

Senator Everett Collins, President Pro Tempore State Senate:

I deeply regret I have to be in Washington City today and cannot attend your Memorial Service. Please accept my cordial greetings and best wishes to you and the members of State Senate and to my former colleagues.

S/ W. J. Holloway.

Beaver, Okla., March 20

Senator Everett Collins, President Pro Tempore State Senate:

Sincerely regret I cannot be with you today. Please express my warmest greetings to all present and past Senators. Also words of condolence to loved ones of Senators who have gone on.

S/ Dwight Leonard.

Lawton, Okla., March 20

Senator Harold Shoemaker, Oklahoma State Senate:

Regret unable to attend Memorial Services. Oklahoma today is a product of the people as guided by the Constitution and as developed by past Legislatures in which the Senate has always played a leading part. Permit me to join in tributes to Senators departed and to extend best wishes and high regards to Senators now serving.

S/ Elmer Thomas

Ex-Senator 1907-20

The roll was ordered called of all living

former Governors and present Governor of Oklahoma, resulting as follows:

Absent Present	
x	Henry S. Johnston, Perry 1927-29
x	W. J. Holloway, Okla. City 1929-31
x	Robert S. Kerr, Okla. City 1943-47
x	Roy J. Turner, Okla. City 1947-51
x	Johnston Murray, Okla. City 1951-55
x	Raymond Gary, Madill 1955-59
x	J. Howard Edmondson 1959

The roll was ordered called of all living former Lieutenant Governors and present Lieutenant Governor of Oklahoma, resulting as follows:

Present Absent	
x	James E. Berry, Stillwater 1935-55
x	Cowboy Pink Williams, Caddo 1955-59
x	George Nigh, McAlester 1959

Senator Rogers was recognized and introduced Ken Wright, Organist from WKY-TV, who assisted in the Memorial Service March 20, 1951, and who today is helping make this a memorable occasion.

President Pro Tempore Collins directed the roll be called of the members of the Senate, whose lives have expired since the last Memorial Service, held March 20, 1951, which resulted as follows and during which Ken Wright, at the Organ, played "MY BUDDY."

DIST. NO.	NAME	POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
18	Allen, Harry K.	D	Topeka, Kan.	1909-11
25	Andrews, Guy L.	D	McAlester	1927-29
22	Anglin, Tom	D	Holdenville	1921-23-25-27-29-31-39-41-43-45-47
21	Babb, James	D	Poteau	1939-41
16	Bowman, Geo. L.	D	Kingfisher	1941-43
17	Boyer, Dave	D	Walters	1925-27-29-31
33	Brown, H. Tom	D	Claremore	1943-45
4	Carmack, Sam W.	D	Gould	1933-35
16	Chambers, A. Leslie	D	Merwin, Mo.	1937-39
7	Coppock, Stanley	R	Cleo Springs	1931-33-51-53-55-57
25	Counts, M. O.	D	Hartshorne	1943-45-47-49

DIST. NO.	NAME	POL.	LAST KNOWN ADDRESS	LEGISLATIVE SESSIONS
6	Darnell, A. E.	D	Clinton	1923-25-27-29
31	Davidson, R. L.	D	Tulsa	1915-17-19-21
21	Fleming, J. E.	D	Smithville	1919-21
27	Garrett, Sid	D	Ft. Gibson	1911-13
8	Glasser, Harry O.	R	Enid	1921-23
28	Goodall, John A.	D	Stilwell	1925-27
29	Goodpaster, Craig O.	D	Vinita	1943-45
27	Gulager, W. M.	D	Muskogee	1923-25-27-29
23	Harrison, Luther	D	Okla. City	1919-21
29	Harlan, E. C.	D	Fullerton, Calif.	1911-13
4	Hearne, W. F.	D	Davis	1937-39-41-43
20	Hickman, John R.	D	Coalgate	1915-17
16	Hogan, S. W.	R	Okemah	1915
5	Horton, Guy P.	D	Altus	1911-13
15	Jelks, Tom	D	Chickasha	1947-49
13	Johnson, Clarence	R	Ada	1929-31
29	Killiam, O. W.	D	Laredo, Texas	1915-17
20	King, Ed	D	Tupelo	1935-37
6	Land, James	R	Natalie, Texas	1921-23
30	Landrum, E. M.	D	Vinita	1907-09-11
14	Lillard, Ross N.	D	Okla. City	1921-23
17	Logan, Bill	D	Lawton	1941-43-45-47-49-51 53-55
4	Mathews, Frank	D	Thomaston, Ga.	1907
2	Mitchell, E. L.	D	Arapaho	1909-11-13-15
27	Moon, Chas. A.	D	Muskogee	1931-33
1	Morris, Joe S.	D	Okla. City	1907-09
27	Nichols, Clark	D	Eufaula	1921-23
15	Pruett, Theodore	D	Anadarko	1941-43-45-47
18	Pullen, Jess L.	D	Okla. City	1927-29
25	Redwine, W. N.	D	McAlester	1907-09-11-13
2	Reed, Ed M.	D	Elk City	1923-25-27-29-31-33
6	Simpson, T. C.	D	Kansas City, Mo.	1919-21
19	Smalley, Joe A.	D	Norman	1951-53
2	Spurlock, James	D	Norman	1919-21
27	Stigler, W. G.	D	Stigler	1925-27-29-31
17	Storms, C. S.	D	Waurika	1927-29
27	Thornton, Murrell H.	D	Muskogee	1939-41-43-45
31	Timmons, Henry C.	D	Tulsa	1935-37-39-41
10	Trussell, Sherman J.	R	Perry	1945-47
13	Waldrep, Tom C.	D	Shawnee	1925-27-33-35-37-39
19	Wallace, W. R.	D	Okla. City	1919-21
22	Warren, Frank L.	R	Holdenville	1909-11
27	White, Roy	D	Eufaula	1945-47-49-51
4	Williams, W. M.	D	Alva	1929-31
27	Young, Howard	D	Stigler	1953-55-57

A flowered replica of the State's Seal had been placed before the President's desk and, as a deceased member's name was called, a white Carnation was inserted on the replica by Ann Coppock and Phil Smalley, daughter and son of two deceased Senators being honored.

The roll call of deceased Governors of Oklahoma during the past decade resulted as follows:

Martin Edwin Trapp, Oklahoma City.

Wm. H. Murray, Tishomingo.

Leon C. Phillips, Okemah.

The roll was ordered called of the deceased Lieutenant Governors of Oklahoma during the past decade, resulting as follows:

NONE.

President Pro Tempore Collins introduced former State Senator, now Presiding Judge of the Court of Criminal Appeals, the Honorable Kirksey M. Nix, who delivered the following Address and which is incorporated upon motion of Senator Dacus:

I doubt seriously if I could express to you the gratitude with which I am possessed on this memorable decade occasion. To be asked by former colleagues, members of this able and august body, to commemorate our honored dead, is a compliment of which any man should be justly proud. Needless to say, the cherished memory of my fellowship with men who constitute this body today shall always remain my most priceless possession. Known only to men who serve here, a fraternal relationship exists here which binds men together closely as brothers, inevitably inspired by close association, deliberation and fellowship. I have often said to serve here together for six laborious months permits each of you to dwell into the inward structure of the other and to know him as no other person does. From that kind of association, everlasting friendships are created here that linger to the grave. More fortunate than most of you, I served in these chambers

a quarter of a century ago, 1937, 16th session of the Oklahoma senate, not as a senator as when I served with you, but as a janitor where I was privileged to clean these desks and the offices of many of your predecessors. During the time I was not engaged in my work, I sat in these galleries and watched men of great ability perform their duties as state senators; men who carved their niche in the political structure of this great commonwealth.

In that 16th session when our state was 30 years of age, there were none to boast of being a native Oklahoman. They descended from that pioneer field of men and women who came here in the great sweep westward, paving the way to a new land with the blood of patriotism and adventure. They were rugged people hewn from the pioneer spirit of men and women who in that journey westward used the ground for a bed and the sky for a blanket. They were lulled to sleep by the melancholy whistling of the wind and the lonesome howl of the coyote. Brave, courageous men possessed with challenge and adventure, searching for a new place to build a home and their kind of government.

From this proud heritage came these eminent figures of our history following the course blazed by their predecessors.

The President pro tempore was the illustrious Al Nichols; the majority floor leader was the able and astute Cecil Chamberlain and composed of such stalwart men as Oscar Lowrance, Claud Briggs, Jack Rorschach, Dennis Bushyhead, John Sanford, Joe Whiteaker, Felix Church, Bill Barnett, Ray Jones, Charley Albright, and many others whose names are well known to you; a freshman member, a 30 year old kid from El Reno, named Jim Rinehart, and a young man 49 years old named Louis Ritzhaupt.

If it were within my power to turn back the pages of time, what I wouldn't give if I could revivicate, if I but could

play a reveille and be permitted to hear the resonance of their voices filling these chambers. If I could once again hear Homer Paul, bearing the blood of his Indian ancestors speak with the eloquence of Demosthenes, courageous, rugged, and possessed with the strength of his conviction as a Jackson or a Johnson; and from the banks of the Red River the able John McDonald, whose resounding, booming, but eloquent voice rang through the rafters of these chambers on numerous occasions, fortifying his beliefs and the principles for which he stood with fervor and determination. How I would enjoy the Dean of the Mountainous region, Paul Stewart, expound upon the Philosophy of the common folk. He knew their needs, championed their causes with wit and humor, fortitude and tenacity. W. C. Fidler, the gracious diplomat, loved and respected by all.

Then there was E. P. Hill, one of the four horsemen, an aristocratic southern gentleman, an orator from the old school whose ancestors graced the halls of the U. S. Senate from the grand old state of Georgia — keen, alert and his great ability fortified by a vast knowledge of government.

There was Bill Ray, the sage of Tishomingo, whose salience brought color to the Senate, and his wealth of natural ability equaled that of any man — who would advocate, speak, or fight for that in which he believed.

Buck Curnutt — Nick Barry — Henry Timmons — Tom Waldrep — Knox Garvin, whose distinguished service earned for him the respect of all men with whom he served as does his son who is now in your midst.

But to linger here over these honored dead would be a sad diversion from the purpose here. Because their tribute was rendered in masterful fashion by one of the great speakers of our age, when 10 years ago there stood at this hour in the place where I'm standing, the illuminate,

brilliant Luther Harrison, and as only he could do, paid illustrious tribute to the honored colleagues who had departed prior to 1951. It is a shocking reality to know that since that memorial service at this hour in 1951, fifty-four of our colleagues have answered the last roll call in that chamber in the sky, leaving behind the cherished memories of distinguished service in these halls. These faces come to me now only as a vision when in reality I actually see the face of Al Stevenson instead of Tom Anglin; of Senator Bohannon and not that of Roy White, Howard Young, Bill Stigler or Clark Nichols. I see Senator Bailey but only a vision of Joe Smalley, who gave his last ounce of devotion to public service in these chambers; Senator George Pitcher, not Craig Goodpaster; Gene Stipe, not M. O. Counts or Guy Andrews; Senator Clem Hamilton, not Jim Babb; Senator Fred Harris, not Bill Logan, who served here representing his people until he was beyond recovery; Senator Walt Allen, not Tom Jelks; Senator Shoemaker, not Charles Moon or Murrel Thornton or W. M. Gulager; Senator Rogers, not Jess Pullen or Luther Harrison; Tom Morford, not Stanley Coppock; Senator Yates Land, not Henry Timmons.

These are a few of the men with whom many of you served — that you learned to respect, admire and love. Dedicated men, courageous and capable men who contributed their just share in making of a barren wilderness a prosperous, young and progressive state. Whether they be living or dead, I never served in these chambers with a man I didn't like and respect; I never met a man here who I didn't believe was dedicated to public service, sincere in his convictions and unwaveringly did that which he thought was right; whose presence here contributed to making our state a better place in which to live.

When Columbus had accomplished his great mission of discovering a new world and had launched the return voyage, he

encountered a terrible storm at sea. He was confronted with the eminent danger of losing his men, his life and his ship being sunk to the bottom of the sea. The terrifying agony that gripped Columbus during the almost fatal ordeal was that if his ship sunk to the bottom of the sea, his great accomplishment would go unknown to the world. They would never know that he had proved his theory to be right and had discovered a new world. He gathered together bottles from the ship's galley and placed therein the history of his voyage and his discovery; cast them afloat upon the angry sea, with the hope that they would drift ashore that the world might know his feat of success. There comes that time in the life of every man, more especially in his waning hours, when he wonders if the record made is worthy of preservation or whether it be just as well for it to quietly sink to the bottom of the sea. Not true with our honored predecessors — their record was made, recorded, and preserved. That record constitutes a monument indelibly inscribed in the hearts and minds of Oklahomans, and from the record compiled here, many were elevated to other offices of the highest trust — federal judges, members of the U. S. House of Representatives; the U. S. Senate and to the Governorship of the State.

It is with melancholy that I ponder the future; with sadness I anticipate the memorial address in 1971. Many of you also will have answered the last roll call. The greatest tribute to be paid our honored dead is that the record you compile here will be comparable to theirs. It has often been said that the bad men do live after them but the good is oft interred with their bones. The converse is true with our predecessors whom we honor today the good has lived after them and to the dedicated members of this Senate of 1961 upon the day that you die you will have found that every single bit of property you own will belong to

another but what you were here in these chambers shall be yours forever.

If these eminent figures to whom we pay tribute today could but communicate at this hour, no doubt they would say To you we have thrown the torch — take it and hold it high — Lest ye break faith with us who die.

In appreciation for the Address, the Senate and its guests gave a standing ovation to former Senator Kirksey M. Nix.

President Pro Tempore Collins recognized former Senator Joe B. Thompson and, after the placing of a beautiful wreath on the desk of the Secretary by Phil Smalley, honoring the memory of J. Wm. (Bill) Cordell, the former Secretary of the Senate, Senator Thompson spoke as follows, which is incorporated upon motion of Senator Dacus:

Mr. President Pro Tempore: I ask that Phil Smalley, son of former Senator Joe Smalley and now a legislative employee, place upon the Secretary's desk a floral tribute in memory of the Hon. J. William Cordell, deceased, and that the Senators and guests stand for one minute of silent tribute.

In the year, 1907, there sat as a member of the 1st Oklahoma State Senate, S. A. Cordell, from Chandler, Oklahoma. Senator Cordell was the father of our "Bill".

Reared in the political life of the Oklahoma State Senate, "Bill" served as a Page and in several other places of employment, in the First Legislature, and in each of the following sessions of the Oklahoma Senate, until the time of his retirement in 1955 — with the exception of two sessions when he served as Reading Clerk in the U. S. House of Representatives.

"Bill" undoubtedly knew more of the history of the Oklahoma State Senate than any other man who ever lived.

I have given long thought as to what words of tribute I could express upon this occasion and as to what would be proper,

so as to express to some degree the love, the devotion and yes, gratitude, this great man had for the Senate and for us. I think maybe that the fine life of our "Bill" can best be covered by this story:

In 1932 Buck Curnutt of Barnsdall, Oklahoma, ran for the first time against an incumbent in the Oklahoma State Senate and won. He came to the Democratic Caucus of the Senate, rightly of the opinion that "Bill's" allegiance had been to the member of the Senate, whom he defeated. In the Caucus, Senator Curnutt made a hard fight against the re-election of "Bill", as Secretary of the Senate. He, of course, lost the fight, and then after serving two years in the Senate, by and through his association with "Bill," they became such fast friends that he, during the balance of the tenure of his office, always asked for the privilege of moving for the unanimous election of "Bill" Cordell as Secretary of the Senate.

Senator Curnutt learned the fact, which we all learned, that "Bill" had no allegiance to anything or anyone, except the Senate and its Members.

My friends, in this mad, uncertain, selfish and materialistic world, the life of J. William Cordell will always remain as a shining example of the lesson taught us by the greatest of all Teachers — that to receive, you must first give. Truly, he gave to the Senate and to us so much of his love, affection and devotion that little did he realize, upon his retirement and death, that he was such an extremely wealthy man. Paraphrasing the immortal Ingersol, "Had each one of us placed upon his grave the floral tributes that we would have liked to place, he truly would have slept beneath a wilderness of flowers."

The bigness and richness of this man's heart was only outdone by the bigness of his booming voice, which echoes today and will echo down through the ages in this hallowed Chamber and in the minds and hearts of each of you, as you recall

"Bill" calling the roll of the then Senate, which he loved so well.

Mr. President Pro Tempore, we meet here today because of J. William Cordell. This idea of a 10-year memorial service for the departed members of the Senate was one of his many ideas and plans. In the cause of brevity and, in conclusion, I wish us to do the one thing which I think "Bill" would appreciate most — that the Senate record of today designate him as "MR. STATE SENATE" of the Oklahoma State Senate, and that this title, which has never been granted before be withdrawn and never granted again to any other person, living or dead, or yet to be born.

Senator Shoemaker moved that the title of "MR. STATE SENATE" be conferred upon the name of our beloved J. Wm. Cordell, deceased, and that said title be not ever conferred upon any other person, which motion was adopted.

As a token of respect to the wife of beloved J. Wm. Cordell, former Senator Thompson introduced Mrs. Cordell, following which the Senate gave her a standing ovation.

President Pro Tempore Collins recognized the Dean of the Senate, Senator Louis H. Ritzhaupt, who — on behalf of the Senate of the 28th Legislature — paid special recognition to the following:

The oldest former Senator present: Senator Wash E. Hudson, Tulsa, Age 94.

The former Senator who traveled the farthest distance in order to attend the Memorial Service: E. E. Woods, Independence, Kansas.

The former Senator who has served in the greatest number of sessions of the Senate: Senator Jim Rinehart, El Reno, Oklahoma, 12 sessions.

President Pro Tempore Collins recognized Senator Hamilton for the following remarks: "Mr. President: I want to pay tribute to one whose efficiency, dedication and sincere devotion to the service of the State Senate and its Members, individua-

ly, should not go unnoticed on this memorable occasion. In order that proper tribute might be paid, I ask that Senator Wilson (Greer) be recognized.

Senator Wilson (Greer), being recognized, stated in part as follows: "We are not the most important ones — today we want to honor such a person here in the State Senate and I would say that there are probably four hundred or more here who join me in this tribute. We not only honor her for her noble dedication to her work, for her outstanding capabilities and efficiency, and sincere devotion, but we honor her because of her love and respect for every Senator with whom she has served, and we want her to know that we all love her and that she will always live in the hearts of every State Senator." Senator Wilson (Greer) then asked Miss "Bill" Shipley, Senate Journal Clerk since 1923, to come before the Senate and its guests, at which time he presented her with a beautiful bouquet of Red Roses on behalf of the entire Senate membership.

President Pro Tempore Collins introduced The Governor of the State of Oklahoma, Honorable J. Howard Edmondson, who spoke as follows, his Address being incorporated upon motion of Senator Dacus:

Distinguished members of the Senate; former members. . . .

At the outset, I want to thank you. . . thank you for affording me the opportunity to join with you in paying tribute to those men who have served in this Hall and contributed so very much to our State. I think that in the course of such a tribute that we should also pay tribute to those members of their families who have given up so much, as the wives and children of all public officials, as the result of their husbands' service to the State. I think that all of Oklahoma can, and without any mental reservations whatsoever, extend to these people our appreciation and our gratitude.

I don't know of anyone you could have

chosen who could have better performed the service and tribute than was performed by the distinguished Judge of the Court of Criminal Appeals of Oklahoma. I think that Judge Nix put very eloquently into words the thoughts of everyone who joins those and certainly I am one of those . . . Whereas we are paying tribute, by the same token, Judge Nix so appropriately said that we are also called upon to light the torch and to carry it ahead. Carry it ahead in the same spirit of dedication to the future of our State that your predecessors did. I have no doubts but what you will accept that torch . . . I have no doubt but what the people of Oklahoma can rest at night with a feeling of confidence that the affairs of State are in good hands. This has been true in the past and I think by the same token it is true today. But just as your predecessors did, in dedicating themselves to the task before them, so also you have a challenge yourselves today to rededicate yourselves to the same purpose, I wish you godspeed, as they have been previously wished godspeed. I hope that in some way I may be able to help you in that speed. I come to you again in the sense of the spirit of cooperation; a sense of anxiety of the people of our State and a sense of hope for the future, and indeed it will be a pleasure to serve and to work with you.

Thank you very much.

At the suggestion of former Senator Joe B. Thompson, Senator Shoemaker moved that it be the consensus of all members of the Senate present, if the present Senate sees fit, that it inculcate in the Rules of the Senate a provision that will automatically provide for the holding of similar Memorial Services in the future, which motion was declared adopted.

President Pro Tempore Collins called special attention to the presence at the Memorial Services today of Honorable Henry S. Johnston and Honorable William M. Franklin, both members of the

1st Legislature, and at the request of the President Pro Tempore the Honorable Henry S. Johnston addressed the Senate and its guests.

Senator Shoemaker, Chairman of the Special Committee appointed to arrange for the Memorial Service, and on behalf of the members of the Senate of the 28th Legislature expressed sincere appreciation:

For the presence of the former members of the Senate, former Governors and former Lieutenant Governors, along with their families.

For the participation in the Memorial Services by:

Judge Kirksey M. Nix for the beautiful Memorial Address to the memories of the deceased members of the State Senate.

Former Senator Joe B. Thompson, in paying deserved tribute to the memory of J. Wm. (Bill) Cordell, former Secretary of the Senate.

Honorable J. Howard Edmondson, The Governor of the State of Oklahoma.

Ken Wright, Organist, WKY-TV.

The Rev. Murray Fuquay, Pastor, 1st Baptist Church, Midwest City, Oklahoma.

The Rev. Kenneth S. Rice, Pastor, 1st Nazarene Church, Oklahoma City, who will deliver the Benediction.

O'Mealey's Cafeteria, for the beautifully prepared and served repast.

Cheever's Flowers, for the lovely floral arrangements.

Benediction was pronounced by The Rev. Kenneth S. Rice, Pastor, First Nazarene Church, Oklahoma City.

Senator Field moved that 250 copies of the Senate Journal for this legislative day be ordered printed, with instructions that a copy be forwarded to each former member of the Senate, which motion was declared adopted.

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

Forty-fifth Legislative Day

Tuesday, March 21, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

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) introduced John and Carroll Wilson and asked that they be made Honoorary Pages for this legislative day, which was the order.

PENDING SENATE ACTION

HCR 534 by Poynor and Wolf of the House and Bailey of the Senate was taken up for consideration, read at length as follows, and adopted upon motion of Senator Bailey:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 534—By Poynor and Wolf of the House and Bailey of the Senate.

A CONCURRENT RESOLUTION CONGRATULATING AND COMMENDING

THE NORMAN HIGH SCHOOL BASKETBALL TEAM AND THEIR COACH, CHESTER C. BRYAN ON WINNING THE STATE AA BASKETBALL CHAMPIONSHIP; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO EACH MEMBER OF THE TEAM, THEIR COACH AND TO MR. ROY B. DANIEL, PRINCIPAL OF NORMAN HIGH SCHOOL.

WHEREAS, the Norman High School Basketball Team, with a remarkable display of offense and defense, laid claim to the coveted Class AA State High School Basketball Championship; and

WHEREAS, this victory, and with it the possession of the laureled Class AA Crown, climaxed a magnificent basketball season under the able coaching of Chester C. Bryan during which winter season the Tigers emerged victorious in 22 of the 25 games played, winning the Capitol Hill Tournament their conference record showing 12 games won with no defeats; and

WHEREAS, the entire basketball season of the Norman Tigers was highlighted by outstanding individual and sparkling team efforts during which contests the sportsmanship and the determination displayed by this inspired team won the plaudits of opponents and spectators alike, thus proudly reflecting on their school, their community, their county and their State.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE, THE HON-

ORABLE SENATE CONCURRING THEREIN;

SECTION 1. That the Norman High School Basketball Team be both commended and congratulated for their many sterling and praiseworthy performances while capturing the coveted Class AA State Basketball Championship.

SECTION 2. That Coach Chester C. Bryan be commended for his outstanding job during the 1960-1961 season in training these young men to be not only fine athletes but fine sportsmen as well.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to each member of the Team: Butch Roberts, Jim Crownover, John Feaver, Jerry Neal, Jimmy Pence, Paul Updegraff, Tom Pannell, Kent Thomsen, Bobby Hood, Jim Patterson, John Ross, Bob Beaty; to Coach Chester C. Bryan and to Mr. Roy B. Daniel, Principal of Norman High School.

Engrossed HCR 534 was properly signed and ordered returned to the Honorable House.

COMMUNICATION

The following Communication from Mrs. J. William Cordell was read and ordered incorporated in the Journal:

Members of the Oklahoma State Senate
State Capitol Building
Oklahoma City, Oklahoma
Gentlemen:

May I express my sincere appreciation for the beautiful Memorial Service, during which you also honored my deceased husband.

Knowing so well his deep love and great loyalty for "his Senate," I know Bill would have wanted no greater honor nor finer tribute than was paid by you during this service, on Monday afternoon, March 20.

Please accept my grateful thanks and may God bless you all.

Sincerely
Mildred Cordell
(Mrs. J. William Cordell)

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 208—Roads and Highways.

HB 771—Roads and Highways.

WITHOUT RECOMMENDATION:

SB 39—Roads and Highways.

SB 135—Education-Common.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 20 and SCR 17 each correctly enrolled.

Enrolled SJR 20 was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled SCR 17 was 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 241—By Allen.

An Act relating to turnpikes; requiring the Oklahoma Turnpike Authority to advertise and solicit bids for the underwriting of any bonds or the performance of any construction whenever either exceeds one thousand dollars (\$1,000.00); requiring such authority to award contract to lowest and best bid; and declaring an emergency.

SB 242—By Roads and Highways Committee.

An Act providing a one cent (1c) levy on diesel fuel in addition to current levies on special fuels now provided by 68 O. S. 1951, Sections 727.3 and 727.5; defining the term "diesel fuel" as used in this Act; providing for the apportionment of revenues obtained from this additional one cent (1c) levy; providing for exemptions

from this Act; and declaring an emergency.

SB 243—By Roads and Highways Committee.

An Act relating to taxation; levying a road tax, in addition to all other taxes and fees, on certain common and contract motor carriers of passengers for the use of the highways of this State; fixing the rate of said tax based on gross receipts, providing for the collection thereof by the Oklahoma Tax Commission, and for the disposition of revenues accruing hereunder; providing a formula for determining the amount of said tax when a carrier operates both within and without the State; requiring carriers to submit certain reports, statements and other information; providing for the revocation of certificates, permits, and other authorization for the use of the highways of this State under certain conditions; vesting certain authority in the Oklahoma Tax Commission; specifying procedures whenever false or erroneous reports are filed or the amount of tax paid is not correct; providing for lien against certain properties of carriers when taxes are not paid; providing that specified motor carriers of passengers shall be exempt from this Act; repealing conflicting laws; making the provisions of this Act severable; and declaring an emergency.

SB 244—By Cartwright.

An Act relating to turnpikes; amending Section 2, Chapter 18c, Title 68, page 286, Oklahoma Session Laws 1959 (69 O. S. Supp. 1959, § 681), as regards bonds hereafter issued, to be issued or contemplated, by providing that the chief engineer of the Oklahoma Turnpike Authority shall, as a part of his regular duties, perform consulting engineering services; prohibiting the employment of any private engineer or engineering firm for consulting engineering services; designating the Attorney General as the exclusive legal counsel for said authority; and prohibiting the employment of private legal

counsel for any purpose, as regards bonds hereafter issued, to be issued, or contemplated; repealing Section 1, Chapter 18c, Title 68, page 286, Oklahoma Session Laws 1959 (69 O. S. Supp. 1959, § 680), Section 3, Chapter 18c, Title 68, page 286, Oklahoma Session Laws 1959 (69 O. S. Supp. 1959, § 682), Section 4, Chapter 18c, Title 68, page 287, Oklahoma Session Laws 1959 (69 O. S. Supp. 1959, § 683); and declaring an emergency.

SB 245—By Easterly.

An Act requiring county sheriff to submit list of stolen cattle to livestock markets within the county; providing no liability to livestock market for sale of stolen cattle not reported by sheriff; and declaring an emergency.

SB 246—By Roads and Highways Committee.

An Act, to be known as the Road Use Tax Equalization Law, relating to taxation; providing for payment to the State of Oklahoma, by operators of certain classes of motor vehicles, of a Road Use Equalization Tax, and prescribing the formula therefor; creating a Road Use Tax Equalization Board and providing for the membership, powers, and duties thereof; providing duties for certain public officers; fixing penalties; making the provisions of said Act severable; repealing conflicting laws; and declaring an emergency.

SECOND READING

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

SB 240—Insurance.

HB 809—Criminal Jurisprudence.

HB 810—Criminal Jurisprudence.

HB 818—Privileges and Elections.

HB 822—Privileges and Elections.

HB 823—Privileges and Elections.

HB 824—Privileges and Elections.

HB 825—Privileges and Elections.

HB 833—County Government.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 513—By Tucker, Briscoe, Howe, Jones, Lance, Larason, Moad, Nichols (Dewey), Northcutt, Patterson, Privett, Richardson, Sanguin, Settles, Tate and Witt.

A Joint Resolution relating to predatory animal control; providing that the Oklahoma Wildlife Conservation Commission, through the Department of Wildlife Conservation, shall administer the program of predatory animal control and shall expend a minimum of one hundred thousand dollars (\$100,000.00) each year, from fees, moneys or funds available to said Commission, to be matched whenever possible with Federal moneys available for predatory animal control programs; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 14**, co-authored by Eidson, Shipley and Tate

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 168** and **SJR 20**.

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 17**.

The above numbered Enrolled Resolution

was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 656**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 66**.

The above numbered Bill was referred for enrollment.

RESOLUTION

Senator Cowden asked unanimous consent, which was granted, to introduce the following Resolution:

SCR 19 — By Cowden.

A Resolution expressing legislative intent that the money apportioned by **HB 932**, Laws 1959, Page 285-292, 69 O. S. Supp. 1959 653-83, be considered revenues of the Turnpikes and as such subject to pledge in the same manner as tolls until all bonds issued under the provisions of 69 O. S. Supp. 1959, Section 655, are paid or provision for their payment is made.

Senator Fine asked unanimous consent, which was granted, that **SCR 19** be read at length.

Senator Baldwin moved that **SCR 19** be referred to the Committee on Roads and Highways.

Senator Cowden, as a substitute, moved that **SCR 19** be taken up for consideration at this time.

Senator Fine moved to table the Cowden motion, which motion failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Harris, Kerr, McClendon, McSpadden, Ritzhaupt, Rogers, Shoemake, Wilson (Beckham), Wilson (Greer).—22.

Nay: Bailey, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin,

Morford, Payne, Pazoureck, Pitcher, Romang, Stevenson, Stipe, Tipps, Trent.—22.

Senator Fine raised a point of order against the Cowden motion, which was sustained, stating it would require a suspension of the Rules.

Senator Cowden, as a substitute, moved that the Rules be suspended for the purpose of considering **SCR 19** at this time, which motion failed of adoption upon a roll call as follows:

Aye: Bailey, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Romang, Stipe, Tipps, Trent.—21.

Nay: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Harris, Kerr, McClendon, McSpadden, Ritzhaupt, Rogers, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Senator Shoemake, as a substitute, moved that **SCR 19** be referred to the Special Committee appointed under **SR 1**, composed of Senators Shoemake, Boecher, Harris, Tipps and Bohannon.

Senator Baldwin asked unanimous consent, which was granted, to amend his motion providing **SCR 19** be referred to the Committee on Roads and Highways AND the Special Committee appointed under **SR 1**.

The Baldwin motion, as amended, was placed before the Senate, and declared adopted.

Senator Colston asked to be shown excused until such time as he can return to the Chamber, which was the order.

RESOLUTION

Senator Easterly asked unanimous consent, which was granted, to introduce the following **SR**, following which Senators Wilson (Greer), Dacus, Berrong, Wilson (Beckham) and Romang asked to be made co-authors, which was granted, the Resolution, as co-authored, being read at length as follows, adopted upon motion of

Senator Easterly and referred for enrollment:

SENATE RESOLUTION NO. 32—By Easterly, Wilson (Greer), Dacus, Berrong, Wilson (Beckham) and Romang.

A RESOLUTION EXPRESSING THE DEEP REGRET AND SORROW OF THE TWENTY-EIGHTH LEGISLATURE FOR THE DEATH OF WILLIAM MARCUS WILLIAMS, FORMER STATE SENATOR AND JUDGE OF THE COUNTY COURT OF WOODS COUNTY; DIRECTING THE SPREADING OF THIS RESOLUTION UPON THE PAGES OF THE PERMANENT JOURNAL OF THE SENATE AND DELIVERY OF AUTHENTICATED COPIES TO HIS WIDOW, MRS. CARO-BETH WILLIAMS, AND HIS SONS ROBERT ALAN WILLIAMS OF ALVA, OKLAHOMA AND JOSEPH ANDREW WILLIAMS OF WICHITA, KANSAS.

WHEREAS, the State of Oklahoma has suffered a great loss on the death of a beloved citizen, Judge William Marcus Williams of Alva, Oklahoma; and

WHEREAS, Judge Williams was an outstanding citizen, business and civic leader and Judge of the County Court of Woods County where he served from 1953 until he received the final call on July 27th, 1960; and

WHEREAS, the absorbing interest of his last years was his dedication to his duties as juvenile court judge and his efforts in behalf of the youthful offenders who came under his jurisdiction; whose lives were enriched and made better by his kind and sincere guidance; and

WHEREAS, Judge Williams was deeply interested in people of all ages and positions, devoting his entire life in service to mankind; he served as County Attorney of Greer County, resigning that office during his second term to serve as State Senator during the stormy Twelfth Session of the Legislature; and

WHEREAS, Judge Williams served not only his State but his Country as well,

serving the Field Artillery in World War I, then being called to active duty again in 1936. He served overseas in World War II and was retired in 1945 with the rank of Colonel; and

WHEREAS, the Presbyterian Church, where he was a Deacon and Elder, mourns his passing as do many professional, civic, fraternal and social organizations of which he was a member. Among these were the American Legion, which he served continuously in many offices, including those of Post and District Commander; the Rotary Club as President; Elks Club, Oklahoma Bar Association, National Association of Juvenile Court Judges, in which he took an active part and the Retired Officers Association; and

WHEREAS, Judge Williams was married to Caro-Beth Stewart, daughter of the late Andrew M. Stewart, pioneer lawyer of Southwestern Oklahoma and of this union there are surviving two sons, Robert Alan Williams and Joseph Andrew Williams; and

WHEREAS, his constructive and colorful life has ended, he was a man greatly beloved for his gentle kindness, his genuine interest in people and his unfailing and unselfish devotion to the welfare of his fellowman; his death is mourned with a sorrow befitting the loss which his family, his community, his State and his Country sustains in his decease.

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

SECTION 1. That the members of the Senate of the State of Oklahoma express their unreserved regret and sorrow at his death and voice their great and sincere respect for his manifold contributions to his Community, his State and his Country and herewith extend their heartfelt sympathy to Mrs. Williams and their two Sons.

SECTION 2. That duly authenticated

copies of this Resolution be presented to Mrs. Williams, to Robert Alan Williams and to Joseph Andrew Williams as a token of the sincere respect and admiration which the members of the Senate of the Twenty-eighth Legislature of the State of Oklahoma held for Judge William Marcus Williams.

RESOLUTION

By unanimous consent the following Resolution was introduced and consideration deferred temporarily:

SCR 20 — By Bailey of the Senate and Smith of the House.

A Concurrent Resolution congratulating and commending the Purcell High School "Dragons" and their Coaches, Boney Matthews and Bruce James on winning the State Class B Basketball Championship; directing that duly authenticated copies be presented to each member of the Team; to Coach Boney Matthews and Coach Bruce James and to Mr. J. W. Duncan, principal of Purcell High School.

GENERAL ORDER

HB 712 by Fogarty was read and considered.

Upon motion of Senator Ritzhaupt, **HB 712** was advanced to engrossment.

Senator Ritzhaupt asked unanimous consent, which was granted, that **HB 712** be placed upon third reading.

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, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake. Stev-

enson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Hamilton.—1.

Excused: Colston.—1.

Not Voting: Bailey, Breeden, Cartwright, Cowden, Fine, Ham, Tipps.—7.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Hamilton.—1.

Excused: Colston.—1.

Not Voting: Bailey, Breeden, Cartwright, Cowden, Fine, Ham, Tipps.—7.

The emergency was declared passed.

HB 712 was properly signed and ordered returned to The Honorable House.

Senator Garvin presiding.

GENERAL ORDER

HB 849 by Baggett was read and considered.

Senator Rogers moved to amend **HB 849**, line 11, page 2, by changing the period after the word "session" to a comma and adding "and members of the Legislature living in and elected from the County where the Legislature meets shall not be paid mileage as herein provided" which amendment was adopted by unanimous consent.

Senator Stipe asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Rogers moved that **HB 849**, as amended, be advanced to engrossment, which motion prevailed.

Upon motion of Senator Rogers, the

rules of the Senate were suspended and **HB 849**, as amended, as considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 849 was read for the third time at length.

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

Aye: Bailey, Berrong, Bohannon, Cobb, Easterly, Field, Fine, Garrison, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Tipps, Trent, Wilson (Beckham).—24.

Nay: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Garvin, Graves, Harris, McSpadden, Romang, Shoemake, Stevenson, Wilson (Greer).—16.

Excused: Colston, Stipe.—2.

Not Voting: Collins, Pitcher.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Bohannon, Breeden, Cobb, Dacus, Easterly, Field, Fine, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Belvin, Boecher, Cartwright, Cowden, Garvin, Graves, McSpadden, Romang, Stevenson.—10.

Excused: Colston, Stipe.—2.

Not Voting: Collins, Pitcher.—2.

The emergency was declared passed.

HB 849, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Stevenson moved to reconsider the vote by which **HB 849**, as amended, was passed.

Senator Stipe asked to be recorded present, which was the order.

Senator Cowden moved that **SB 114** be ordered withdrawn from the Committee on Roads and Highways.

Senator Fine raised a point order against the Cowden motion, which was sustained, stating to withdraw **SB 114** from Roads and Highways Committee would require a suspension of the Rules.

Senator Cowden moved that the Rules be suspended for the purpose of withdrawing **SB 114** from Roads and Highways Committee.

Senator Ritzhaupt, as a substitute, moved that the Senate adjourn to meet as

provided under the Rules — 1:30 p.m., tomorrow, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Field, Fine, Garrison, Grantham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Ritzhaupt, Rogers, Shoemake, Stevenson, Wilson (Greer).—23.

Nay: Allen, Bailey, Breeden, Cobb, Collins, Cowden, Easterly, Garvin, Graves, Ham, Lollar, Morford, Payne, Pazoureck, Romang, Stipe, Tipps, Trent.—18.

Excused: Colston.—1.

Not Voting: Pitcher, Wilson (Beckham).—2.

Forty-sixth Legislative Day

Wednesday, March 22, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer.)—42.

Excused: Belvin, Kerr.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

PENDING SENATE ACTION

SCR 20 by Bailey of the Senate and Smith of the House was taken up for consideration, read at length as follows, adopted upon motion of Senator Bailey, and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 20—By Bailey of the Senate and Smith of the House.

A CONCURRENT RESOLUTION CONGRATULATING AND COMMENDING THE PURCELL HIGH SCHOOL "DRAGONS" AND THEIR COACHES, BONEY MATTHEWS AND BRUCE JAMES ON WINNING THE STATE CLASS B BASKETBALL CHAMPIONSHIP; DIRECTING

THAT DULY AUTHENTICATED COPIES BE PRESENTED TO EACH MEMBER OF THE TEAM; TO COACH BONEY MATTHEWS AND COACH BRUCE JAMES AND TO MR. J. W. DUNCAN, PRINCIPAL OF PURCELL HIGH SCHOOL.

WHEREAS, With great skill and perseverance, the Purcell High School "Dragons" swept past all opposition to win the coveted Oklahoma Class B Basketball championship; and

WHEREAS, The winning of this tournament was a fitting climax for the outstanding basketball season under the able coaching of Coach Boney Matthews and Coach Bruce James, whose leadership was a constant source of inspiration to the "Dragons"; and

WHEREAS, The entire basketball season of the Purcell "Dragons" was highlighted by outstanding individual performance as well as by inspired team work; Jimmie Cheadle, Rick McCurdy and Herman Cheadle having been named to the All-Tourney Team which is composed of the top players appearing in the eight team State Tournament held in Oklahoma City; and

WHEREAS, Such achievement and the winning of the Class B State Championship made evident not only the considerable degree of athletic talent possessed by the "Dragons" but also a discipline, dedication and willingness to put forth great effort to win; and

WHEREAS, Such spirit, attitude, dedication and skill on the part of the players and coaches reflects the finest pioneer

tradition of the State of Oklahoma and is a source of great pride to the people of this State and has brought great honor to their school, their community, their county and the Great State of Oklahoma:

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

SECTION 1. That the Purcell High School Basketball Team be and they are hereby commended and congratulated for their outstanding sportsmanship, determination and great talent displayed in the winning of the State "Class B" Basketball Championship.

SECTION 2. That Coach Boney Matthews and Coach Bruce James be and they are hereby commended and congratulated for their devoted work and the splendid training given to this team.

SECTION 3. That duly authenticated copies of this Resolution be presented to Francis Moore, Don Boyer, Jimmie Cheadle, Rick McCurdy, Larry Hicks, Jerry Idleman, Eddie Gillihan, Herman Cheadle, Charles Moore, Gary Tate, Jerry Beauchamp, trainer, and James Taylor, manager; to Coach Boney Matthews and Coach Bruce James and to Mr. J. W. Duncan, Principal of the Purcell High School.

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 133—Judiciary.

HB 762—Agriculture.

HB 790—Judiciary.

DO PASS, as amended:

SB 163—Business and Industry.

SJR 12—Business and Industry.

HB 530—Agriculture.

HB 818—Privileges and Elections.

HB 822—Privileges and Elections.

HB 823—Privileges and Elections.

HB 824—Privileges and Elections.

HB 825—Privileges and Elections.

WITHOUT RECOMMENDATION:

HB 610—Penal Institutions—To Appropriations and Budget by previous order.

FIRST READING

The following Bills were introduced and read the first time:

SB 247—By Insurance Committee.

An Act relating to insurance; amending Sections 901, 1001 through 1011, and Section 1015, Chapter 1, Article 10, Title 36, Oklahoma Session Laws 1957, pages 243, 248, 249, 250, 251, 252, 253, 254 and 255 (36 O. S. Supp. 1959, § 901, 1001 through 1011, and 1015); repealing Sections 1012 and 1013, Chapter 1, Article 10, Title 36, Oklahoma Session Laws 1957, pages 254 and 255 (36 O. S. Supp. 1959, § 1012 and 1013), pertaining to motor vehicle, property and marine insurance; authorizing the State Insurance Board to fix rates; establishing approved rates as controlling; authorizing the State Insurance Board to prescribe forms, promulgate rules and regulations; providing for consideration of experience, participating policies and profit sharing; prohibiting special favors; providing for hearings, appeal, penalties; fixing effective date of Act; providing for severability; and declaring an emergency.

SB 248—By Cartwright of the Senate and Ford of the House.

An Act fixing minimum allowables of wells producing oil or other liquid hydrocarbons within the State of Oklahoma; prohibiting the reduction of daily allowables production thereof on a lease basis; limiting the authority of the Corporation

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Commission of the State of Oklahoma in reference to the reduction of the daily allowable production of any such well or wells upon a lease basis below the minimum allowable fixed in this Act; repealing all laws or parts of laws in conflict herewith; and declaring an emergency.

SB 249—By Bailey of the Senate and Wolf and Poynor of the House.

An Act making appropriations to the Oklahoma State Regents for Higher Education; providing for the allocation of funds to constituent institutions; making the appropriations of this Act non-fiscal; making the provisions of this Act severable; and declaring an emergency.

SB 250—By Hamilton.

An Act relating to lands under the jurisdiction and control of the Commissioners of the Land Office; amending 64 O. S. 1951, § 281 by increasing the minimum percentage of oil and gas royalty to be received from said lands; 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 241—Roads and Highways.

SB 242—Roads and Highways.

SB 243—Roads and Highways.

SB 244—Roads and Highways.

SB 245—County Government.

SB 246—Roads and Highways.

HJR 513—Game and Fish, then to Appropriations and Budget.

RESOLUTION

By unanimous consent, upon request of Senator Cobb, the following Resolution was introduced:

Senate Resolution No. 33—By Cobb.

A Resolution commending the City of Tulsa and its citizens for their action in

retaining professional baseball in Oklahoma.

Senator Land asked to be made co-author of **SR 33**, which was the order.

SR 33 was read at length as follows, adopted upon motion of Senator Cobb, and ordered referred for enrollment:

SENATE RESOLUTION NO. 33—By Cobb and Land.

A RESOLUTION COMMENDING THE CITY OF TULSA AND ITS CITIZENS FOR THEIR ACTION IN RETAINING PROFESSIONAL BASEBALL IN OKLAHOMA.

WHEREAS, the State of Oklahoma has made many outstanding contributions to the great sport of baseball, its school, college, sandlot and minor league teams having produced many of the outstanding participants of all time in this great American pastime; and

WHEREAS, these contributions are in part a consequence of the existence in this state during preceding years of numerous professional outlets for the talents of the baseball-minded youngsters of Oklahoma and other states, making of this state a proving-ground for determining those of such athletes who possess the qualities necessary for graduation to and participation in the rigorous competition of the major leagues; and

WHEREAS, not only has the existence of professional baseball in Oklahoma been a source of inspiration to the talented and gifted young athletes of this and other states, it also has provided and will continue to provide many treasured hours of exciting diversion and entertainment for untold thousands of spectators; and

WHEREAS, the evolution within recent years of many innovations in the variety and number of outlets for diversionary entertainment and recreation has made the continuation of organized baseball increasingly difficult economically in areas theretofore supporting professional baseball satisfactorily; and

WHEREAS, the virtues of baseball, both as participator sport and as spectator sport, have long been recognized and acclaimed, it is only proper that this body, on the part of the many fans and supporters of professional baseball in this state, give official recognition to and approval of the dedicated efforts of those many public-spirited citizens in the City of Tulsa to retain professional baseball within their community and the State of Oklahoma.

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

SECTION 1. That the public-spirited efforts of those citizens of the City of Tulsa responsible for the retention of professional baseball in Tulsa and in the State of Oklahoma be and hereby are officially commended for the dedication with which they pursued this noble purpose of keeping for their city and their state a direct line of communication with the great American pastime—professional baseball.

SECTION 2. That this Resolution be spread upon the pages of the permanent Journal of the Senate of the Twenty-eighth Oklahoma Legislature; and

SECTION 3. That a duly authenticated copy hereof be forwarded to the management of the Tulsa "Oilers" baseball team for conveyance to members thereof.

Senator Kerr asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 174 by Payne of the Senate and Richeson and Cole of the House was read and considered.

Senator Payne moved to amend **SB 174**, line 1, page 1, by striking all of Section 1, and inserting in lieu thereof the following: "SECTION 1. In any court action on an open account or a promissory note the venue of such action in addition to that now provided by law may be in the county wherein the account was contracted or note executed." and to correct the title ac-

cordingly, which amendment was declared adopted.

Senator Payne moved to amend **SB 174** by striking all of Sections 2, 3, and 4 and correcting the title accordingly, which amendment was declared adopted.

Upon motion of Senator Payne, **SB 174**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **SB 174**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 174 was read for the third time at length.

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

Aye: Bailey, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Graves, Hamilton, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham).—25

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Fine, Garvin, Grantham, McClendon, Morford, Ritzhaupt, Stevenson, Stipe, Wilson (Greer).—15.

Excused: Belvin, Kerr.—2.

Not Voting: Ham, Harris.—2.

The bill was declared passed.

SB 174, as amended, was referred for engrossment.

Senator Dacus and Senator Bailey asked to be shown excused until such time as they return to the Chamber, which was the order.

GENERAL ORDER

SB 233 by Shoemake was read and considered.

Senator Shoemake asked unanimous consent, which was granted, that Ruby, Spraker and Haworth be shown as House co-authors of **SB 233**.

Upon motion of Senator Shoemake, **SB 233** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **SB 233** 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: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Bailey, Belvin, Dacus, Kerr.—4.

Not Voting: Wilson (Beckham).—1.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Bailey, Belvin, Dacus, Kerr.—4.

Not Voting: Wilson (Beckham).—1.

The emergency was declared passed.

SB 233 was referred for engrossment.

Senator McSpadden presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 66 and **SJR 14** correctly enrolled.

SR 32 correctly enrolled.

Enrolled **SB 66** and **SJR 14** were, after

fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SR 32** was properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 834—By Williams (Murray) of the House and Cobb of the Senate.

An Act relating to the Office of County Commissioner; providing for elections to fill vacancies therein, when said vacancies arise by reason of death, resignation or removal from office; outlining procedures for calling and conducting said elections and the time for calling same; placing certain duties on public officials in connection with said elections; providing that elections shall not be required under certain conditions; repealing conflicting laws; and declaring an emergency.

HB 843—By Odom (McIntosh), Fowler, Patterson, Privett, Fitch and Lance of the House and Bohannon of the Senate.

An Act relating to elections; amending Sections 2, 3, 4, 5, and 6, and Section 12 as amended, chapter 10, and Section 9, Chapter 4, Title 26, Oklahoma Session Laws, 1957; repealing Section 15, Chapter 4, Title 26, Oklahoma Session Laws 1957; providing that absentee ballots may be obtained only through the United States mail; providing for separation of all absentee ballots before being issued to the voter; providing ballots shall be sealed in a blank envelope to assure secrecy; providing times for counting, processing and hearing challenges to absentee ballots; providing method for prevention of dual voting; providing qualifications of persons eligible to administer oaths; and providing means for voting if voter's registration form has been lost or destroyed.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 656** and **712**.

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 534**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, March 22, 1961, of Enrolled **SB 168** and **SJR 20**, entitled:

ENROLLED SENATE BILL NO. 168—By Berrong, Dacus, Grantham, Breedon, and Garrison of the Senate and Atkinson, Bernard, Bond, Briscoe, Burnham, Forsythe, et al of the House.

AN ACT AUTHORIZING THE EMPLOYMENT OF PART-TIME HELP IN THE OFFICE OF THE COURT CLERK AND PAYMENT THEREFOR FROM THE COURT FUND BY AND WITH THE CONSENT OF A MAJORITY OF THE FOLLOWING NAMED OFFICERS: THE DISTRICT JUDGE, THE COUNTY JUDGE, AND THE COUNTY ATTORNEY; PROVIDING THAT SAID COURT FUND MUST FIRST HAVE SUFFICIENT BALANCE TO OPERATE THE COURTS OF RECORD OF SAID COUNTY FOR A PERIOD OF ONE YEAR; REPEALING SECTION 1, CHAPTER 2e, TITLE 62, PAGE 288, OKLAHOMA SESSION LAWS 1953 (62 O.S. SUPP. 1959, § 324.2); AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 20—By Senate and House Social Welfare Committees.

A JOINT RESOLUTION AUTHORIZING

THE OKLAHOMA PUBLIC WELFARE COMMISSION TO TRANSFER FUNDS IN ALL OF THE CATEGORIES OF ASSISTANCE, CHILD WELFARE SERVICES, AND EMERGENCY FUND TO EQUALIZE THE BUDGETS IN SAID CATEGORIES, TAKE CARE OF EMERGENCIES ARISING IN SUCH CATEGORIES AND TO PROVIDE MORE COMPLETE SERVICE FOR THE CHILDREN OF OKLAHOMA IN ITS CHILD WELFARE SERVICES; FIXING THE EFFECTIVE DATE OF RESOLUTION; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 66** and **SJR 14**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

Senators Dacus and Belvin asked to be recorded present, which was the order.

Senator Harris asked to be excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SJR 5, by Ham, was read and considered.

Senators Payne, Trent, Shoemaker, Pazoureck, Dacus, Hamilton, McColgin, Belvin, Allen, Stipe and Kerr asked to be made co-authors of **SJR 5**, which was the order.

Senator Land moved to amend **SJR 5**, by striking all thereof and substituting the following, which amendment was tabled upon motion of Senator Ham:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SUBSECTION (j), SECTION 10, ARTICLE V, OKLAHOMA CONSTITUTION, RELATING TO APPOINTMENT OF MEMBERSHIP IN THE OKLAHOMA LEGISLATURE; CREATING THE LEGISLATIVE REAPPOINTMENT COMMISSION; PROVIDING DUTIES OF SAID COMMISSION; VESTING ORIGINAL JURISDICTION IN

THE SUPREME COURT FOR CERTAIN PURPOSES; OUTLINING PROCEDURES FOR JUDICIAL REVIEW OF REAPPORTIONMENT LAWS; AND PROVIDING FOR THE SUBMISSION OF THE PROPOSED A M E N D M E N T TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION AT A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH 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 the subsection (j), Section 10, Article V, of the Constitution of Oklahoma:

Section 10 (j). At the first regular legislative session following the adoption of this amendment and thereafter at the first regular session of the Legislature following each Federal decennial census, and employing the enumeration thereof for reapportionment of the Legislature, the entire State of Oklahoma shall be reapportioned for membership in the Oklahoma Legislature by legislative enactment as now provided by Article V, Sections 9, 9(a) and 9(b) and 10 and all subsections thereof of this Constitution. If any such Legislature shall fail to make such reapportionment for the House of Representatives, or the Senate, or both, a Legislative Reapportionment Commission, composed of the Attorney General, the Secretary of State and the State Treasurer, or any two of them, is empowered and required to make, and file with the Governor, a reapportionment in either or both Houses for which no reapportionment has been made, which is in compliance with the foregoing Sections of the Constitution within thirty days after adjournment of any such session of the Legislature, and it shall become law upon the date of filing.

In the event that the Commission fails to make any reapportionment, the Supreme Court, upon the petition of any qualified elector of the state filed within one

hundred and eighty days after adjournment of any such session of the Legislature is empowered and directed by original jurisdiction, hereby vested in it, by appropriate writ, to require the Commission to make reapportionment in a manner that the Court expressly finds to be in compliance with the foregoing sections, and to file said reapportionment with the Governor within thirty days, and it shall become law upon the date of filing.

Original jurisdiction is vested in the Supreme Court, upon the petition of any qualified elector of the state filed within one hundred and eighty days after adjournment of any such session of the Legislature, to review any law making a reapportionment for the House of Representatives, or the Senate, or both. If the Supreme Court determines that the reapportionment law complies with above sections of the Constitution, it shall dismiss the petition by a written opinion, in which particulars are fully stated, and the reapportionment law shall become operative upon the date of the opinion. If the Supreme Court determines that the reapportionment law thus reviewed does not comply with the above sections of the Constitution, said reapportionment law shall be null and void. In such case, the Supreme Court is empowered and directed to specify in a written opinion with particularity wherein the reapportionment fails to comply with said sections, and how it should be corrected and by appropriate writ require the Commission to reapportion in accordance therewith and to file the corrected reapportionment with the Governor within thirty days, and it shall become law upon the date of filing.

The Supreme Court shall give such cases precedence over all other cases and proceedings, and file its opinion and issue its writ within ninety days after such petition is filed. Any final reapportionment made pursuant to this section shall not be subject to change, alteration, or revision by the Legislature until the time for the next apportionment following the next Federal decennial census.

In the event any action filed under this section shall be abandoned, dismissed, or fail to be prosecuted by the petitioner therein, any other qualified elector shall, upon application, be substituted for said petitioner, or subsequent petitioners, within ten days after the order of dismissal.

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 subsection (j), Section 10, Article V, Constitution of Oklahoma, by providing that if the Oklahoma Legislature fails to make such reapportionment of the House of Representatives or the Senate, or both, as required by this Constitution, then the Legislative Reapportionment Commission, created hereby, shall be empowered and required to make such reapportionment, be approved by the people?

SHALL THE PROPOSED ☐ YES
AMENDMENT BE APPROVED? ☐ NO

SECTION 3. The President of the Senate 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 primary election in the year 1962, 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.

Senator Allen moved to amend **SJR 5**, by inserting between lines 4 and 5, page 4, the following: "In counties that shall

have more than four (4) Representatives such counties shall be divided into Representative Districts by the State Election Board." The amendment was declared failed of adoption.

Upon motion of Senator Ham, **SJR 5** was advanced to engrossment.

Senators Kerr and Harris asked to be shown present, which was the order.

Upon motion of Senator Ham, the rules of the Senate were suspended and **SJR 5** was considered engrossed and placed upon third reading and final passage.

Senator Baldwin presiding.

THIRD READING

SJR 5 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 5—
By Ham, Stevenson, Payne, Shoemake, Pazoureck, Dacus, Hamilton, McColgin, Belvin, Allen, Stipe and Kerr.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION A PROPOSED AMENDMENT TO SECTION 9 OF ARTICLE V OF THE CONSTITUTION OF THE STATE OF OKLAHOMA PROVIDING FOR MEMBERSHIP OF THE HOUSE OF REPRESENTATIVES; TERM OF OFFICE OF MEMBERS OF HOUSE OF REPRESENTATIVES; APPORTIONMENT OF MEMBERSHIP OF HOUSE OF REPRESENTATIVES; ORIGINAL JURISDICTION IN SUPREME COURT; MEMBERSHIP OF STATE SENATE; TERM OF OFFICE OF MEMBERS OF STATE SENATE; CREATION OF SENATORIAL DISTRICTS AND NOMINATING DISTRICTS WITHIN SAID SENATORIAL DISTRICTS; TIME OF ELECTION OF MEMBERS OF STATE SENATE; AND REPEALING SECTIONS 9(a), 9(b), 10, 11, 12, 13, 14, 15 and 16, OF ARTICLE V; AND SUBMITTING SAID PROPOSED AMENDMENT AT A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE

AND HOUSE OF REPRESENTATIVES
OF THE 28TH 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 9, Article V of the Constitution of the State of Oklahoma: Section 9, Article V of the Constitution of the State of Oklahoma is hereby amended to read as follows:

Section 9. The House of Representatives shall consist of the number of representatives as ascertained by the procedure set forth herein. Members of the House of Representatives shall hold office for two (2) years beginning fifteen (15) days after the General Election at which they are elected.

The apportionment for members of the House of Representatives shall be made by the State Election Board immediately after each Federal decennial census, beginning with the 1960 census, in accordance with the provisions hereinafter set forth.

The whole population of the State as ascertained by the Federal decennial census shall be divided by the number one hundred and the quotient shall be the ratio used in apportioning the membership of the House of Representatives for the next ten (10) years succeeding such apportionment.

Every county having a population of 1/8th of one ratio shall have one representative, every county having one full ratio shall have two representatives; every county having in excess of one full ratio shall have one additional representative for each full ratio until such county has ten representatives; after ten representatives have been attained then such county shall have one additional representative for each two full ratios.

In the event any county should fall below the minimum required for one representative then such county shall be at-

tached to a county adjoining it for apportionment purposes only and the population of said county falling below said prescribed minimum shall be added to the population of the county to which it is attached and the resulting total shall be the figure used in determining the number of representatives such combined area shall have.

In the event of failure of the State Election Board to apportion the House of Representatives as herein provided the Supreme Court shall have original jurisdiction to hear mandamus or other actions against the State Election Board to force such apportionment.

The State Senate shall consist of forty-four members who shall hold office for a term of four (4) years beginning fifteen (15) days after the General Election at which they are elected.

The State is hereby divided into twenty-two Senatorial Districts composed as follows, to-wit:

District No. 1. Ottawa, Delaware, Cherokee, Adair, and Sequoyah Counties.

District No. 2. Craig, Mayes, Nowata, and Rogers Counties.

District No. 3. Osage, Washington, and Tulsa Counties.

District No. 4. Pawnee, Noble and Garfield Counties.

District No. 5. Kay, Grant, Alfalfa, and Major Counties.

District No. 6. Woods, Woodward, Harper, Beaver, Texas and Cimarron Counties.

District No. 7. Ellis, Dewey, Roger Mills, and Beckham Counties.

District No. 8. Custer, Washita, and Kiowa Counties.

District No. 9. Blaine, Kingfisher, and Logan Counties.

District No. 10. Payne, Creek, Okmulgee, and Wagoner Counties.

District No. 11. Muskogee, McIntosh, and Haskell Counties.

District No. 12. Okfuskee, Hughes, and Pittsburg Counties.

District No. 13. Lincoln and Pottawatomie Counties.

District No. 14. Oklahoma and Canadian Counties.

District No. 15. Grady and Caddo Counties.

District No. 16. Greer, Harmon, Jackson, and Tillman Counties.

District No. 17. Comanche, Cotton, Stephens, and Jefferson Counties.

District No. 18. Cleveland, McClain, and Garvin Counties.

District No. 19. Seminole, Pontotoc, Coal, and Atoka Counties.

District No. 20. Latimer, LeFlore, Pushmataha, and McCurtain Counties.

District No. 21. Murray, Johnston, and Carter Counties.

District No. 22. Love, Marshall, Bryan, and Choctaw Counties.

Two Senators shall be elected from each of the above named Senatorial Districts.

Senatorial District No. 1 shall be composed of two nominating districts. Ottawa and Delaware Counties shall be one nominating district and Cherokee, Adair, and Sequoyah Counties shall be the other nominating district. The nominating district of Ottawa and Delaware Counties shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The nominating district of Cherokee, Adair, and Sequoyah Counties shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964, and each four (4) years thereafter.

Senatorial District No. 2 shall be com-

posed of two nominating districts. Craig County and Mayes County shall be one nominating district, and Nowata County and Rogers County shall be the other nominating district. The Craig County and Mayes County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Nowata County and Rogers County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 3 shall be composed of two nominating districts. Osage County and Washington County shall be one nominating district, and Tulsa County shall be the other nominating district. The Osage County and Washington County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Tulsa County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter and said nominees, shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 4 shall be composed of two nominating districts. Pawnee County and Noble County shall be one nominating district, and Garfield County shall be the other nominating district. The Pawnee County and Noble County nominating district shall nominate nominees for the office of State Senator at the pri-

mary elections of 1964 and each four (4) years thereafter and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Garfield County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 5 shall be composed of two nominating districts. Kay County and Grant County shall be one nominating district, and Alfalfa County and Major County shall be the other nominating district. The Kay County and Grant County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Alfalfa County and Major County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 6 shall be composed of two nominating districts. Woods County and Woodward County shall be one nominating district and Harper, Beaver, Texas, and Cimarron Counties shall be the other nominating district. The Woods County and Woodward County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

The Harper County, Beaver County, Texas County, and Cimarron County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 7 shall be composed of two nominating districts. Ellis County, Dewey County, and Roger Mills County shall be one nominating district, and Beckham County shall be the other nominating district. The Ellis County, Dewey County, and Roger Mills County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Beckham County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 8 shall be composed of two nominating districts. Custer County shall be one nominating district, and Washita County and Kiowa County shall be the other nominating district. The Custer County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon at the General Election of 1964 and each four (4) years thereafter. The Washita County and Kiowa County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General

al Election of 1962 and each four (4) years thereafter.

Senatorial District No. 9 shall be composed of two nominating districts. Blaine County and Kingfisher County shall be one nominating district, and Logan County shall be the other nominating district. The Blaine County and Kingfisher County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Logan County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 10 shall be composed of two nominating districts. Payne County and Creek County shall be one district, and Okmulgee County and Wagoner County shall be the other nominating district. The Payne County and Creek County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Okmulgee County and Wagoner County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 11 shall be composed of two nominating districts. Muskogee County shall be one nominating district, and McIntosh County and Haskell

County shall be the other nominating district. The Muskogee County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The McIntosh and Haskell County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 12 shall be composed of two nominating districts. Okfuskee County and Hughes County shall be one nominating district, and Pittsburg County shall be the other nominating district. The Okfuskee County and Hughes County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Pittsburg County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 13 shall be composed of two nominating districts. Lincoln County shall be one nominating district, and Pottawatomie County shall be the other nominating district. The Lincoln County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

The Pottawatomie County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 14 shall be composed of two nominating districts. Oklahoma County shall be one nominating district, and Canadian County shall be the other nominating district. The Oklahoma County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Canadian County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 15 shall be composed of two nominating districts. Grady County shall be one nominating district, and Caddo County shall be the other nominating district. The Grady County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Caddo County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 16 shall be com-

posed of two nominating districts. Greer County and Harmon County shall be one nominating district, and Jackson County and Tillman County shall be the other nominating district. The Greer County and Harmon County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Jackson County and Tillman County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 17 shall be composed of two nominating districts. Comanche County and Cotton County shall be one nominating district, and Stephens County and Jefferson County shall be the other nominating district. The Comanche County and Cotton County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Stephens County and Jefferson County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 18 shall be composed of two nominating districts. Cleveland County and McClain County shall be one nominating district, and Garvin County shall be one nominating district. The Cleveland County and McClain Coun-

ty nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Garvin County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 19 shall be composed of two nominating districts. Seminole County and Pontotoc County shall be one nominating district, and Coal County and Atoka County shall be the other nominating district. The Seminole County and Pontotoc County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Coal County and Atoka County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter.

Senatorial District No. 20 shall be composed of two nominating districts. Latimer County and LeFlore County shall be one nominating district, and Pushmataha County and McCurtain County shall be the other nominating district. The Latimer County and LeFlore County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and

each four (4) years thereafter. The Pushmataha County and McCurtain County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 21 shall be composed of two nominating districts. Murray County and Johnston County shall be one nominating district, and Carter County shall be the other nominating district. The Murray County and Johnston County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1962 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1962 and each four (4) years thereafter. The Carter County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Senatorial District No. 22 shall be composed of two nominating districts. Love County and Marshall County shall be one nominating district, and Bryan County and Choctaw County shall be the other nominating district. The Love County and Marshall County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the Senatorial District at large at the General Election of 1964 and each four (4) years thereafter. The Bryan County and Choctaw County nominating district shall nominate nominees for the office of State Senator at the primary elections of 1964 and each four (4) years thereafter, and said nominees shall be voted upon by the

Senatorial District at large at the General Election of 1964 and each four (4) years thereafter.

Sections 9(a), 9(b), 10, 11, 12, 13, 14, 15 and 16 of Article V are hereby repealed.

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 Section 9 of Article V of the Constitution of Oklahoma be amended by providing: That, the membership of the House of Representatives shall be determined by dividing the total population of the State as fixed by the Federal decennial census beginning with the 1960 Federal decennial census, by the number one hundred and the quotient shall be the ratio used in apportioning the membership of the House of Representatives for the next ten (10) years succeeding such apportionment; every county having a population of 1/8th of one ratio shall have one representative; every county having one full ratio shall have two representatives; every county having in excess of one full ratio shall have one additional representative for each full ratio in excess of the first full ratio until such county has ten representatives; after ten representatives have been attained then such county shall have one additional representative for each two full ratios; a county falling below minimum for one representative shall be attached to adjoining county for apportionment purposes only; apportionment shall be made by State Election Board; Supreme Court shall have original jurisdiction to force Election Board to apportion if it fails to do so; terms of members of House of Representatives shall be two (2) years beginning fifteen (15) days after General Election; State Senate shall con-

sist of forty-four members whose terms shall be four (4) years beginning fifteen (15) days after General Election at which they are elected; State shall be divided into twenty-two Senatorial districts with two nominating districts within each Senatorial District; two Senators shall be elected from each Senatorial District; Senators shall be elected at various elections; Sections 9(a), 9(b), 10, 11, 12, 13, 14, 15 and 16 of Article V are hereby repealed.

SHALL THE PROPOSED ☐ YES
AMENDMENT BE APPROVED? ☐ 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 of the Resolution, including the above 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 12th day of September, 1961, 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.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Fine, Grantham, Ham, Hamilton, Kerr, McClendon, McCoglin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—28.

Nay: Breeden, Easterly, Field, Garrison, Garvin, Graves, Land, Lollar, Morford, Rogers, Romang, Wilson (Beckham).—12.

Excused: Bailey, Harris.—2.

Not Voting: Collins, Trent.—2.

The Resolution was declared passed.

The question being, "Shall SJR 5, by Ham, Stevenson, Payne, Trent, Shoemake,

Pazoureck, Dacus, Hamilton, McColgin, Belvin, Allen, Stipe and Kerr, 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 OF ARTICLE V OF THE CONSTITUTION OF THE STATE OF OKLAHOMA PROVIDING FOR MEMBERSHIP OF THE HOUSE OF REPRESENTATIVES; TERM OF OFFICE OF MEMBERS OF HOUSE OF REPRESENTATIVES; APPORTIONMENT OF MEMBERSHIP OF HOUSE OF REPRESENTATIVES; ORIGINAL JURISDICTION IN SUPREME COURT; MEMBERSHIP OF STATE SENATE; TERM OF OFFICE OF MEMBERS OF STATE SENATE; CREATION OF SENATORIAL DISTRICTS AND NOMINATING DISTRICTS WITHIN SAID SENATORIAL DISTRICTS; TIME OF ELECTION OF MEMBERS OF STATE SENATE; AND REPEALING SECTIONS 9(a), 9(b), 10, 11, 12, 13, 14, 15 AND 16 OF ARTICLE V; AND SUBMITTING SAID PROPOSED AMENDMENT 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 12th of September, 1961, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the 12th day of September, 1961, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Berrong, Breeden, Easterly, Garrison, Garvin, Graves, Land, Lollar, Mor-

ford, Rogers, Romang, Wilson (Beckham).—12.

Excused: Bailey.—1.

Not Voting: Collins.—1.

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 5 was ordered referred for engrossment.

President Pro Tempore Collins presiding.

MOTION

Senator Cowden moved that the rules of the Senate be suspended for the purpose of withdrawing **SB 114** from the Committee on Roads and Highways.

Following discussion, Senator Hamilton raised a point of order, which was sustained, stating a motion to suspend the Rules was not debatable.

Senator Hamilton moved that the Senate work under a Call, which motion failed of adoption.

The vote occurring on the Cowden motion, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Cobb, Collins, Cowden, Garrison, Lollar, McColgin, Payne, Pazoureck, Pitcher, Tipps, Wilson (Beckham).—12.

Nay: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Greer).—28.

Excused: Bailey.—1.

Not Voting: Ham, Stipe, Trent.—3.

Senator Grantham presiding.

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

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 108, 120 and 134, each as amended.

HA to SB 108 read as follows, rejected upon motion of Senator Boecher and conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 108, Page 1, SECTION 1, Line 19½, by striking the words "such area" and inserting in lieu thereof the words "state refuge."

HAs to SB 120 read as follows, and concurred in upon motion of Senator Breeden:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 120, by adding the following coauthors:

"Avey, Blackard, Burnham, Cook, Bradley (Tulsa), Cox, Dolezal, Fogarty, Lance, Moad, Nichols (Dewey), Privett, Redman and Strickland of the House."

AMENDMENT NO. 2. Amend the TITLE, Line 1, by adding an apostrophe " ' " after the words "DRIVERS" and on Line 4, before the terminal "S" of the same word.

AMENDMENT NO. 3. Amend Page 1, Section 1, Line 17½ by striking the "period" after the word "service." and inserting a "comma" and striking the remainder of SECTION 1, and adding the following language:

"and for a period of sixty (60) days after release from the Armed Forces of the United States."

SB 120, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pzoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—36.

Excused: Bailey, McSpadden.—2.

Not Voting: Cobb, Collins, Ham, McColgin, Trent, Wilson (Beckham).—6.

The bill, as amended, was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pzoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—36.

Excused: Bailey, McSpadden.—2.

Not Voting: Cobb, Collins, Ham, McColgin, Trent, Wilson (Beckham).—6.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

HAs to SB 134 read as follows, and concurred in upon motion of Senator Berrong:

AMENDMENT NO. 1. — Amend Engrossed Senate Bill No. 134, Page 1, SECTION 1, Line 35, by adding after Line 34 and before subsection "B" a new subsection "A (1)" to read as follows:

"If, with respect to a domestic insurer lawfully authorized to transact insurance in Oklahoma immediately prior to the effective date of this Statute, this Statute requires a greater amount of capital or surplus, or deposit than required of such insurer immediately prior to such effective date, such insurer shall have until December 31, 1969, within which to comply with any such increased requirements; provided however that such domestic insurer shall increase its capital Ten Thousand Dollars (\$10,000.00) per year, and surplus Five Thousand Dollars (\$5,000.00) per year until the minimum requirements are complied with".

SB 134, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, McSpadden.—2.

Not Voting: Cobb, Collins, Garrison, Ham, Lollar, Pitcher, Trent.—7.

The bill, as amended, was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, McSpadden.—2.

Not Voting: Cobb, Collins, Garrison, Ham, Lollar, Pitcher, Trent.—7.

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 **SB 151**, as amended.

HAs to **SB 151** read as follows, rejected upon motion of Senator Wilson (Beckham) and conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 151, by adding the following coauthors:

"Atkinson, Bernard, Bond, Briscoe,

Burnham, Forsythe, Greenhaw, Kardokus, Karnes, Lauer, Moad, Murrow, Odom (Wagoner), Page, Patterson, Privett, Richardson, Taliaferro, Wilhelm, Willis (Jackson) and Witt of the House".

AMENDMENT NO. 2 Page 1, SECTION 1, Line 13, by striking the word "otherwise" and inserting in lieu thereof the following:

"there is probable cause to believe that such property has been stolen or embezzled".

AMENDMENT NO. 3. Page 1, SECTION 1, Line 15, by striking the words "are unknown or who have not" and inserting in lieu thereof the words "being unknown or not having".

AMENDMENT NO. 4. Page 1, SECTION 1, Line 17, by inserting the word "used" after the word "otherwise".

AMENDMENT NO. 5. Page 1, SECTION 1, Line 20, by inserting the word "and" after the comma following the word "possession".

AMENDMENT NO. 6 Page 1, SECTION 1, Line 21, by inserting the word "of" after the word "part".

AMENDMENT NO. 7—Page 1, SECTION 1, Line 24, by inserting a comma "," after the word "petition".

AMENDMENT NO. 8. Page 1, SECTION 1, Line 25, by striking the words "a copy of a notice" and in Line 26, striking the words "and in" and inserting after the word "address," in Line 26, the following:

"a copy of the notice of hearing of the petition for sale of such property, which shall contain a brief description of said property and shall list the time and place at which it shall be sold. In".

AMENDMENT NO. 9. Page 1, SECTION 1, Line 30, by striking the word "shall" and inserting in lieu thereof the word "may".

AMENDMENT NO. 10. Page 2, SECTION 1, Line 2, by striking all the remainder of SECTION 1 after the words "shall

be" and inserting in lieu thereof the following:

"deposited in the general fund of the county with the County Treasurer."; and

Amend TITLE to conform thereto.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 535**.

Senator Morford asked unanimous consent, which was granted, to immediately consider **HCR 535**, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 535—By Reneau of the House and Morford of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE CITY OF CARMEN FOR RECEIVING FIRST PLACE AWARD AS OUTSTANDING COMMUNITY OF THE STATE OF OKLAHOMA FOR THE YEAR 1960; DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO THE HONORABLE ICIL LAKEY, MAYOR AND W. C. THOMPSON, PRESIDENT OF THE CHAMBER OF COMMERCE, CARMEN, OKLAHOMA.

WHEREAS, on Wednesday, February 22, 1961, the City of Carmen through the united efforts, skill, and ability of the City Government of said city, the Chamber of Commerce, and all of the loyal and faithful citizens of the said City of Carmen, was chosen as the outstanding community in the State of Oklahoma, for 1960, for cities of a population of less than 1,000, said award being sponsored by the Oklahoma Development Council and the State Department of Commerce and Industry; and

WHEREAS, the City of Carmen has, through untiring effort and desire, made said city a more prosperous and beautiful city for the use and benefit of all the people therein; and

WHEREAS, the accomplishment of

such great achievement through the efforts of said community has brought great honor to the City of Carmen, the fine people thereof, and to the State of Oklahoma; and

WHEREAS, the winning of this honor and award is only the beginning of greater development and success of the said City of Carmen.

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

SECTION 1. That the House of Representatives and the Senate of the Twenty-eighth Session of the Legislature commend and congratulate the City of Carmen for winning first place in the community achievement contest sponsored by the Oklahoma Development Council and the Department of Commerce and Industry of Oklahoma.

SECTION 2. That the Mayor, Chamber of Commerce, and the citizens of said city be and they are hereby commended for their united efforts in making this achievement possible.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to the Honorable Icil Lakey, Mayor; W. C. Thompson, President of the Chamber of Commerce, Carmen, Oklahoma.

Senator Morford presiding.

Engrossed **HCR 535** was properly signed and ordered returned to the Honorable House.

Senator Grantham presiding.

RESOLUTIONS

By unanimous consent the following **SCR** was introduced by Senator Rogers, on which Senator Graves asked to be made co-author, which was the order, and which Resolution was adopted upon motion of Senator Rogers and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 21—By Rogers, Romang, Shoemake, Cobb, Harris, Tipps, McClendon, Land, Payne and Graves of the Senate, and Skaggs, McCarty, Taggart, Baggett, Andrews, Keyes, Blankenship, Camp, Page, Spraker, Haworth, Ruby, Converse, Taliaferro, Redman, Dyer, Williams (Carter), Settles, Jones, Hopkins, Atkinson, Johnston, Forsythe, Howard, McCune, Bradley (Tulsa), Cole and Richeson of the House.

A CONCURRENT RESOLUTION RELATING TO THE PROGRAM OF THE GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED; EXPRESSING APPRECIATION TO VARIOUS ORGANIZATIONS, INSTITUTIONS AND OFFICIALS FOR THEIR COOPERATION AND SUPPORT OF CREATING PUBLIC INTEREST ON THE REHABILITATION AND EMPLOYMENT OF THE HANDICAPPED WORKERS.

WHEREAS, the Oklahoma Legislature created the Governor's Committee on Employment of the handicapped for the purpose of carrying on a continued program to promote the employment of physically, mentally, emotionally and otherwise handicapped citizens of Oklahoma; and

WHEREAS, the membership of the Governor's Committee consists of leaders of labor, industry, business, veterans, women's fraternal, welfare, religious, medical and other professions, groups, or individuals, serving without compensation, striving to create statewide interest in the rehabilitation and employment of the handicapped worker; and

WHEREAS, the Governor's Citizens Committee has developed a most effective program in acquainting the public with the serious problem facing our State in regard to increased unemployment due to disability and age; and

WHEREAS, one of the most effective means of acquainting the public has been the annual essay contest, sponsored by the President's and Governor's Committees on

Employment of the Handicapped, for high school juniors and seniors, thereby causing our students to become acquainted with this social problem and the need of providing increased employment to the handicapped and aged workers; and

WHEREAS, participation in such contest has increased from five (5) schools in 1955, to one hundred seventy-nine (179) in 1961; and student participation has increased from twenty (20) in 1955, to more than four thousand (4,000) in 1961; and teachers making the essay contest a class project has increased from zero (0) in 1955, to one hundred forty-seven (147) in 1961; and

WHEREAS, the essay contest has resulted in increased interest throughout the State of Oklahoma, not only among the students, but among the handicapped, employers, and the general public to such an extent, more employers are giving the handicapped worker increased job opportunities, and many handicapped persons are being encouraged to seek rehabilitation, so that they, too, may become gainfully employed; and

WHEREAS, the essay contest, sponsored by the Governor's Committee, could not be effective without the contributions of savings bonds, expense-paid trips, savings certificate, plaques, scholarships, and the active support of college and high school officials, and especially, the classroom teachers; and

WHEREAS, the following organizations and institutions have been particularly active in assisting the promotion of increased public interest in the rehabilitation and employment of handicapped workers: Oklahoma Association of Insurance Agents, Oklahoma State AFL-CIO, Associated Industries of Oklahoma, Oklahoma State Medical Association, Goodwill Industries of Oklahoma, Tinker Administrative Club, Disabled Veterans of Oklahoma, American Legion of Oklahoma, Veterans of Foreign Wars of Oklahoma, FAA Employees Association, Oklahoma Federation

of Business and Professional Women's Clubs, Oklahoma Press Association, Oklahoma Rehabilitation Association, Oklahoma State Bar Association, President's Committee on Employment of the Handicapped, Governor's Committee on Employment of the Handicapped; Presidents of: Southeastern State College, Durant; University of Oklahoma, Norman; Oklahoma State University, Stillwater; Langston University; Northeastern State College, Tahlequah; Northwestern State College, Alva; Central State College, Edmond; East Central State College, Ada; Oklahoma Baptist University, Shawnee; Oklahoma State Tech, Okmulgee; Eastern State College, Wilburton; Conners State College, Warner; Cameron State College, Lawton; Oklahoma College for Women, Chickasha; Panhandle A & M College, Goodwell; Oklahoma Military Academy, Claremore; Tulsa University; Oklahoma City University; and Phillips University, Enid.

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

SECTION 1. That the Twenty-eighth Session of the Oklahoma Legislature expresses appreciation to the colleges and organizations, sponsoring awards for winners of the essay contest, and the programs of the Governor's Committee.

SECTION 2. That the Twenty-eighth Session of the Oklahoma Legislature acknowledges the cooperation and support of the Chancellor of Higher Regents, presidents of state and private colleges, Superintendent of Public Instruction, high school principals and superintendents, Oklahoma Council of Teachers of English, and the individual classroom teachers for the successful performance of the essay contest.

SECTION 3. That the Legislature hereby extends its appreciation and gratitude to the members of the Governor's Committee, members of the Mayors' Committees, and all organizations and persons

who by contributing their time and service without compensation, have helped provide increased employment and rehabilitation to our disabled and aged citizens.

SECTION 4. That a copy of this Resolution be made part of the permanent journal of this Legislative Session as a token of appreciation for this outstanding support of the Handicapped Program in Oklahoma.

By unanimous consent the following SCR was introduced by Senator Rogers, on which Senator Graves asked to be made co-author, which was the order, and which Resolution was adopted upon motion of Senator Rogers and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 22—By Rogers, Romang, Shoemaker, Cobb, Harris, Tipps, McClendon, Land, Payne and Graves of the Senate and Skaggs, McCarty, Taggart, Baggett, Andrews, Keyes, Blankenship, Camp, Page, Spraker, Haworth, Ruby, Converse, Taliaferro, Redman, Dyer, Williams (Carter), Settles, Jones, Hopkins, Atkinson, Johnston, Forsythe, Howard, McCune, Bradley (Tulsa), Cole and Richeson of the House.

A CONCURRENT RESOLUTION RELATING TO THE 1961 OKLAHOMA STATE ESSAY CONTEST SPONSORED BY THE GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED; CONGRATULATING AND COMMENDING THOSE STUDENTS WHO HAVE ACHIEVED TOP RECOGNITION FOR ESSAYS ON THE SUBJECT OF "JOBS FOR THE HANDICAPPED — A COMMUNITY CHALLENGE"; DIRECTING THAT A COPY OF THIS RESOLUTION BE MADE A PART OF THE PERMANENT JOURNALS OF THE TWENTY-EIGHTH LEGISLATURE; DIRECTING THAT AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO EACH OF SAID OUTSTANDING STUDENTS AND TO THEIR RESPECTIVE SCHOOL OFFICIALS.

WHEREAS, the National Employment of the Physically Handicapped Essay Contest has for twelve consecutive years been the only combined State and Federal sponsored essay contest approved by the National Association of Secondary School Principals and the National Catholic Educational Associations; and

WHEREAS, the National Association of Secondary School Principals has placed said contest on the approved list of National Contests and activities for 1960-1961; and

WHEREAS, through the years, this essay contest, through its sponsors and participants, has made a real contribution to better public understanding concerning equal employment opportunities for the handicapped and aged workers; 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 J. Howard Edmondson has recognized the significance of said essay contest and has actively participated in its administration; and

WHEREAS, the Superintendent of Public Instruction, high school superintendents and principals, and the Oklahoma Council of Teachers of English, have encouraged all high school juniors and seniors to participate in the contest; and

WHEREAS, said essay contest is a most effective means of acquainting the youth of our State with the importance of providing rehabilitation and employment to the disabled and aged of the State of Oklahoma; and

WHEREAS, certain students hereinafter listed have achieved outstanding recognition for themselves, 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-EIGHTH LEGISLATURE OF THE

STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT this Twenty-Eighth Legislature of the State of Oklahoma hereby congratulates and commends, both individually and collectively, the following outstanding students who have distinguished themselves by writing essays in the 1961 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. Miss Sharon Davis, Northwest Classen High School, Oklahoma City, first-place winner, and to Mr. J. Frank Malone, Principal, Oklahoma City;

2. Miss Ann Donnelley, Enid High School, runner-up and second-place winner, and to Mr. O. T. Autrey, Principal, Enid, Oklahoma;

3. Miss Dolena Mae Mack, Manual Training High School, Muskogee, Oklahoma, third-place winner, and to Mr. L. R. Kirkpatrick, Principal, Muskogee, Oklahoma;

4. Miss Janell Rowland, Milburn High School, fourth-place winner, and to Mr. E. L. McCreary, Superintendent of Schools, Milburn, Oklahoma;

5. Miss Bonnie Breeding, Lawton High School, fifth-place winner, and to Mr. Hugh Bish, Principal, Lawton, Oklahoma;

6. Miss Judy Means, Ardmore High School, sixth-place winner, and to Mr. George Hann, Superintendent of Schools, Ardmore, Oklahoma;

7. Mr. Mike DeBerry, Gray High School, Idabel, Oklahoma, seventh-place winner, and to Mr. Woodrow Holman, Superintendent of Schools, Idabel, Oklahoma;

8. Miss Mary Kathryn Vernon, Central High School, Oklahoma City, eighth-place winner, and to Mr. J. H. Lawter, Principal, Oklahoma City;

9. Mr. John Wallis White, Charles Page High School, Sand Springs, Oklahoma, ninth-place winner, and to Mr. John Beck, Principal, Sand Springs, Oklahoma;

10. Miss Pat Deatherage, Okmulgee High School, tenth-place winner, and to Mr. James R. Frazier, Superintendent of Schools, Okmulgee, Oklahoma.

BE IT FURTHER RESOLVED that a

copy of this resolution be made a part of the permanent Journals of this Twenty-eighth Legislature as a token of the appreciation of this Twenty-eighth Legislature for the outstanding accomplishments recited herein.

Upon motion of Senator Field, the Senate adjourned to meet at 11:00 a.m., tomorrow.

Forty-seventh Legislative Day

Thursday, March 23, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Bailey, McSpadden, Payne, Pitcher, Tipps.—6.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

MOTION

Senator Field moved that the President Pro Tempore be authorized to appoint all Senate Conference Committees during this Session, 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 128—Insurance.

DO PASS, as amended:

SB 124—Military and Veterans Affairs.

SECOND READING

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

SB 247—Insurance.

SB 248—Oil and Gas.

SB 249—Education—Higher, then to Appropriations and Budget.

SB 250—Public Lands.

HB 834—County Government.

HB 843—Privileges and Elections.

GENERAL ORDER

HB 824 by Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate was read and considered.

Senator Kerr moved to amend **HB 824**, page 2, by striking Section 2, and renumbering the remaining section, which amendment was declared adopted.

Upon motion of Senator Kerr, **HB 824** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 824** was placed upon third reading and final passage.

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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Pa-

zoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Bailey, McSpadden, Payne, Pitcher, Tipps.—6.

Not Voting: Morford.—1.

The Bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Bailey, McSpadden, Payne, Pitcher, Tipps.—6.

Not Voting: Morford.—1.

The emergency was declared passed.

HB 824 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 825 by Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate was read and considered.

Senator Kerr moved to amend **HB 825**, page 4, by striking Section 2, and renumbering the remaining section, which amendment was declared adopted.

Upon motion of Senator Kerr, **HB 825** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 825** was 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly,

Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent.—34.

Excused: Allen, Bailey, McSpadden, Payne, Pitcher, Tipps.—6.

Not Voting: Lollar, Morford, Wilson (Beckham), Wilson (Greer).—4.

The Bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent.—34.

Excused: Allen, Bailey, McSpadden, Payne, Pitcher, Tipps.—6.

Not Voting: Lollar, Morford, Wilson (Beckham), Wilson (Greer).—4.

The emergency was declared passed.

HB 825 was properly signed and ordered returned to Honorable House.

Senator Pitcher asked to be shown present, which was the order.

GENERAL ORDER

HB 823 by Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate was read and considered.

Senator Kerr moved to amend **HB 823**, page 3, by striking Section 2, and renumbering the remaining section, which amendment was declared adopted.

Upon motion of Senator Kerr, **HB 823** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 823** was placed upon third reading and final passage.

THIRD READING

HB 823 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Bailey, McSpadden, Payne, Tipps.—5.

Not Voting: Lollar.—1.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Bailey, McSpadden, Payne, Tipps.—5.

Not Voting: Lollar.—1.

The emergency was declared passed.

HB 823 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 822 by Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate was read and considered.

Senator Kerr moved to amend **HB 822**, page 3, by striking Section 2, and renumbering the remaining section, which amendment was declared adopted.

Upon motion of Senator Kerr, **HB 822** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 822** was placed upon third reading and final passage.

THIRD READING

HB 822 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Ritzhaupt.—1.

Excused: Allen, Bailey, McSpadden, Payne, Tipps.—5.

Not Voting: Cobb.—1.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Ritzhaupt.—1.

Excused: Allen, Bailey, McSpadden, Payne, Tipps.—5.

Not Voting: Cobb.—1.

The emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved that the vote be reconsidered by which **HB 822** passed.

Senators Allen and Tipps asked to be shown present, which was the order.

GENERAL ORDER

HB 818 by Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate was read and considered.

Senator Kerr moved to amend **HB 818**, page 10, by striking Section 6, and renumbering the remaining section, which amendment was declared adopted.

Upon motion of Senator Kerr, **HB 818** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 818** was placed upon third reading and final passage.

THIRD READING

HB 818 was read for the third time at length.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, McSpadden, Payne.—3.

Not Voting: Belvin, Cobb.—2.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, McSpadden, Payne.—3.

Not Voting: Belvin, Cobb.—2.

The emergency was declared passed.

HB 818 was properly signed and ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 730—By Nichols (Seminole), Burkett and Baggett.

An Act relating to children which are or may be born out of wedlock; defining and establishing the obligations of the father of a child which is or may be born out of wedlock with respect to the expenses of the mother's pregnancy and confinement and to the education, support and funeral expenses of the child; providing remedies and procedures for the determination of paternity and the enforcement of obligations of the father and providing for attorneys' fees in actions brought to enforce such obligations; providing for severability.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCRs 536, 537, 538 and 539**.

By unanimous consent, **HCR 537** was taken up for immediate consideration, following which Senator Dacus asked to be made co-author, which was granted, the Resolution being read at length as follows and adopted upon motion of Senator Field:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 537—By Ogden of the House and Field and Dacus of the Senate.

A RESOLUTION EXPRESSING DEEP SORROW AND REGRET AT THE UNTIMELY DEMISE OF MR. AND MRS. JERRY B. LANCASTER, ACTIVE DEMOCRATIC PARTY MEMBERS AND WORKERS AND COMMUNITY LEADERS, AND EXTENDING SYMPATHY TO MEMBERS OF THEIR BEREAVED FAMILY.

WHEREAS, in the late afternoon of February 23, in the Year of Our Lord 1961, an unfortunate and disastrous automobile accident occurred in the vicinity of Woodward, Oklahoma, taking the lives of two fine citizens of this State who were re-

spected and loved by all who were fortunate enough to have known them; and

WHEREAS, Mrs. Lancaster suffered instantaneous fatal injuries as the result of this unfortunate disaster and her beloved husband followed her in death on March 7; and

WHEREAS, the death of Jerry Lancaster, lifelong Democratic party worker, state government administrator, contributor and leader in community affairs, and long time successful businessman, and his lovely wife, Chloe, leaves an illimitable void in the hearts of all who knew and loved them and in the ranks of the Democratic party of this State.

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

SECTION 1. That the membership of these Houses assembled express deep sorrow and regret at the untimely demise of Mr. and Mrs. Jerry B. Lancaster of Guymon, Oklahoma, and extend our warmest sympathies and condolences to the members of the bereaved family.

SECTION 2. That this Resolution to their memory be spread at large upon the pages of the Official Journals of both House and Senate of the Twenty-eighth Legislature, and that duly authenticated copies of same be forwarded to their daughter, Mrs. Geraldine Lancaster Slater, and son, Mr. Robert Lancaster.

Engrossed **HCR 537**, as co-authored, was properly signed and ordered returned to the Honorable House.

By unanimous consent, **HCR 536** was taken up for immediate consideration, read at length as follows and adopted upon motion of Senator Morford:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 536—By Bower and Murrow of the House and Easterly and Morford of the Senate.

A RESOLUTION CONGRATULATING AND COMMENDING MISS KAREN SUE VORE OF CLEO SPRINGS, OKLAHOMA, ON EXHIBITING THE GRAND CHAMPION STEER AT THE OKLAHOMA 4-H AND FFA JUNIOR LIVESTOCK SHOW; AND DIRECTING THE DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, on March 14, 1961, at the Oklahoma 4-H and FFA Junior Livestock Show, in Oklahoma City, Miss Karen Sue Vore, 14-year old daughter of Mr. and Mrs. Bob Vore, of Cleo Springs, Oklahoma, was awarded the coveted Grand Championship ribbon for her magnificent Hereford steer entry in this competition; and

WHEREAS, Karen Sue's Grand Champion Hereford, of TR Zato Heir breeding, also was adjudged the best steer at the recent Northwest District Livestock Show at Enid; and

WHEREAS, Karen Sue is no stranger to the rigorous competition synonymous with participation in the Oklahoma Junior Livestock Show, having exhibited the Reserve Champion Angus steer at this show in 1960; and

WHEREAS, animal husbandry is one of Oklahoma's greatest industries and its continued progress is of paramount importance to the economic welfare of our state; and

WHEREAS, the inspiring achievements of fine young Oklahomans such as Karen Sue bring great credit not only to themselves but also to their schools, teachers, parents, and communities, and such exemplary accomplishments — based as they are on a complex of characteristics of the highest order — deserve the public commendation of the people of Oklahoma.

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

SECTION 1. That Miss Karen Sue Vore,

of Cleo Springs, Oklahoma, be and hereby is congratulated and commended for her achievement in showing the Grand Champion steer at the 1961 Oklahoma 4-H and FFA Junior Livestock Show in Oklahoma City; and

SECTION 2. That this Resolution be spread at large upon the pages of the permanent Journals of the House of Representatives and the Senate; and

SECTION 3. That a duly authenticated copy of this Resolution be forwarded to Miss Karen Sue Vore, in recognition of her meritorious achievement, to her parents, Mr. and Mrs. Bob Vore, of Cleo Springs, and to the County Agent of Major County, Mr. Harold Miller, to the Assistant Agent, Mr. John E. Moten, and to the Home Demonstration Agent, Mrs. Wendt, in recognition of their prominent role of inspiration and guidance underlying this outstanding achievement.

Engrossed **HCR 536** was properly signed and ordered returned to the Honorable House.

Senator Garrison asked for immediate consideration of **HCR 539**, following which Senators Baldwin, Hamilton, Pitcher, Breeden, Dacus, Grantham, Belvin, Shoemaker, Graves, McClendon, Stipe and Berrong asked to be made co-authors, which was the order, the Resolution as co-authored being read at length as follows and adopted upon motion of Senator Garrison:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 539—By Tinker and Tate of the House and Garrison, Baldwin, Hamilton, Pitcher, Breeden, Dacus, Grantham, Belvin, Shoemaker, Graves, McClendon, Stipe and Berrong of the Senate.

A CONCURRENT RESOLUTION MEMORIALIZING THE OKLAHOMA CONGRESSIONAL DELEGATION OF THE EIGHTY-SEVENTH CONGRESS OF THE UNITED STATES TO SUPPORT LEGISLATION INTRODUCED TO AID THE AMERICAN INDIAN AND TO GIVE FULL ASSISTANCE TO SPEED UP THE

SETTLEMENT OF INDIAN CLAIMS; DIRECTING THAT A DULY AUTHENTICATED COPY OF THIS RESOLUTION BE TRANSMITTED TO THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, there is now pending before the Congress of the United States bills pertaining to the affairs of the American Indian which will greatly aid and benefit the Indian; and

WHEREAS, many Indians are in desperate financial straits pending the outcome of already long established claims; and

WHEREAS, the settlement of such claims should be accelerated both as an anti-recession measure and as an act of long delayed justice; and

WHEREAS, administration action to support legislation now pending and assistance to speed claims settlements would, more than anything else, signal the arrival of a new frontier for American Indians in this Administration.

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

SECTION 1. That we respectfully request the Oklahoma Delegation to the Eighty-Seventh Congress of the United States to act promptly in support of all legislation now pending to aid and benefit the American Indian.

SECTION 2. That the Oklahoma Congressional Delegation give every possible assistance to speed up the settlement of Indian claims now pending.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to the Oklahoma Congressional Delegation.

Engrossed **HCR 539**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Bailey asked to be recorded present, which was the order.

Senator Hamilton asked for immediate consideration of **HCR 538**, following which Senator Baldwin asked to be made a co-author, which was the order, the Resolution as co-authored being read at length as follows and adopted upon motion of Senator Hamilton:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 538 — By Traw and Vandiver of the House and Hamilton and Baldwin of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE SPIRO HIGH SCHOOL GIRLS BASKETBALL TEAM AND THEIR COACH, ORVILLE FLETCHER, ON WINNING THE COUNTY, DISTRICT AND REGIONAL BASKETBALL TOURNAMENT AND ON BEING RUNNER-UP IN THE STATE GIRLS BASKETBALL TOURNAMENT; DIRECTING THAT COPIES OF THIS RESOLUTION BE FORWARDED TO THE MEMBERS OF THE TEAM, THE COACH, ORVILLE FLETCHER AND TO CHARLES VAUGHT, SUPERINTENDENT.

WHEREAS, the Spiro High School Girls Basketball Team through great skill and perseverance have won the County, District and Regional Basketball Tournaments and won the runner-up award in the State Tournament; and

WHEREAS, the entire basketball season of this outstanding team was highlighted by outstanding individual performance as well as by inspired team work, two of the members of the team, Betty Searles and Janice Mathews winning places on the All Star Team; and

WHEREAS, much of the credit for the spirited and sportsmanlike effort on the part of this outstanding team can be attributed to the untiring efforts of their Coach, Orville Fletcher; and

WHEREAS, such spirit, attitude, dedication and skill on the part of the players and Coach reflects the finest pioneer

tradition of the State of Oklahoma and are a source of great pride to the people of this State which has brought great honor to their school, their community, their county and the great State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE. THE SENATE CONCURRING THEREIN:

SECTION 1. That the Spiro High School Girls Basketball Team be and they are hereby congratulated and commended for the outstanding sportsmanship, determination and ability displayed in the winning of the County, District and Regional Basketball Tournaments and for winning the runner-up award in the State Tournament.

SECTION 2. That Coach Orville Fletcher be and he is hereby congratulated and commended for his untiring efforts in coaching this outstanding team.

SECTION 3. That duly authenticated copies of this Resolution be presented to Coach Orville Fletcher and Mr. Charles Vaught, Superintendent, and to each of the following named members of the Spiro High School Girls Basketball Squad:

Pat Cloud, Linda Branscum, Janice Mathews, Sharon Collins, Altha Steele, Ruth Searles, Betty Searles, Sheila Meadows, Barbara Graham, Shirley Harper, Mary Lee Ewing and Jean Ortlieb.

Engrossed **HCR 538**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Field announced matters were on the President's desk for the consideration of the Senate in executive session and it was upon his motion that the Senate closed its doors and went into executive session.

*

The Senate reassembled, in open session, with President Pro Tempore Collins

presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Allen, advised and consented to the confirmation of the executive nomination of ROBERT B. PARK, of Chickasha, Oklahoma, as a member of the Board of Regents, Oklahoma College for Women, for a term effective upon confirmation and ending May 28, 1965.

The Senate, in executive session and upon motion of Senator Easterly, advised and consented to the reappointment of JOHN B. DOOLIN, of Alva, Oklahoma, as a member of the Oklahoma State Highway Commission, for a term effective upon confirmation and ending February 15, 1969.

The Senate, in executive session and upon motion of Senator Stipe, advised and consented to the confirmation of the executive nomination of ROY DODD, of McAlester, Oklahoma, as a member of the Oklahoma Industrial Finance Authority, for a term effective upon confirmation and ending October 11, 1963.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, March 27, 1961, as provided under the Rules — 1:30 p.m., which motion was adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 5, SCRS 20, 21, 22 and SBs 174 and 233 each correctly engrossed.

SR 33, SBs 120 and 134 each correctly enrolled.

Engrossed **SJR 5, SCRS 20, 21 22 and SBs 174 and 233** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 33** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SBs 120 and 134** were each, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Field presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 537**.

The above numbered Resolution was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, March 27, 1961, as provided under the Rules — 1:30 p.m.

Forty-eighth Legislative Day

Monday, March 27, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Dr. Ralston Smith, Pastor of the First Presbyterian Church, Oklahoma City, Oklahoma.

The Journal for the last legislative day was declared approved.

RESOLUTION

Senator Romang introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 23 — By Romang of the Senate and Watkins of the House.

A CONCURRENT RESOLUTION MEMORIALIZING THE EIGHTY - SEVENTH CONGRESS OF THE UNITED STATES AND THE PRESIDENT OF THE UNITED STATES TO PROVIDE AN INCOME TAX EXEMPTION FOR HOME IMPROVE-

MENTS ON THE RESIDENCE OWNED AND OCCUPIED BY THE TAX PAYER; LIMITING THE EXEMPTION TO SIX HUNDRED DOLLARS (\$600.00) PER YEAR PER FAMILY; DIRECTING THAT AN AUTHENTICATED COPY OF THIS RESOLUTION BE SENT TO JOHN F. KENNEDY, PRESIDENT OF THE UNITED STATES AND TO THE OKLAHOMA CONGRESSIONAL DELEGATION.

WHEREAS, The building industry is now suffering a decline and many are unemployed who usually work at home building; and

WHEREAS, a reduction in income tax would serve as an incentive to property owners to make major improvements on their homes thereby aiding the suppliers of materials and the laborers; and

WHEREAS, major improvements on homes with the resulting rise in income to suppliers of materials and laborers in that industry will more than off-set any loss to the United States Treasury in reduction of income tax resulting from an exemption on home improvements; and

WHEREAS, an exemption not to exceed Six Hundred Dollars (\$600.00) for home improvements each year for each family would greatly relieve the unemployment situation in the building industry and would increase revenue derived from the payment of income tax.

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

SECTION 1. That we respectfully request the Eighty-Seventh Congress of the United States now assembled to act promptly to provide the necessary laws to effect an exemption not to exceed Six Hundred Dollars (\$600.00) for all home improvements on the residence owned and occupied by the taxpayer and shall be limited to one (1) such exemption per family per year.

SECTION 2. That a duly authenticated copy of this Resolution be transmitted to John F. Kennedy, President of the United States, and that a copy hereof be transmitted to the Oklahoma Congressional Delegation.

SPECIAL COMMITTEE REPORT

The following Special Committee Report was submitted by Senator Shoemaker, Chairman of the Special Turnpike Committee created by **SR 1**, and read at length:

STATE SENATE
OKLAHOMA CITY, OKLAHOMA
MARCH 27, 1961

Mr. President:

Your Committee on Special Turnpikes, created by Senate Resolution No. 1, begs leave to make a special preliminary report on the progress made to date, and respectfully submits the following, to-wit:

A series of seven meetings have been held to inquire into the need for and feasibility of the proposed Eastern Turnpike and Southwestern Turnpike.

Witnesses called before the Committee were, inter alia, W. D. Hoback, Director and Manager of the Oklahoma Turnpike Authority, Marvin Millard, Chairman of the Oklahoma Turnpike Authority; Frank Lyons, Director, Oklahoma State Highway Department; and Mr. Bill Hoover, former member of the Oklahoma Turnpike Authority, from Ada, Oklahoma.

A public hearing was held by the Committee for the benefit of the proponents and opponents of both turnpikes and some twenty three delegations, representing sev-

enteen cities and towns and highway organizations, appeared and were heard and questioned by the Committee.

In addition to these meetings, various individuals furnished the chair and members of the Committee with valuable facts and information.

In determining the need for and feasibility of said turnpikes, your Committee inquired into the same by thus far remaining in the general areas of traffic comparison studies, free road conditions and factors in the area affected, future and possible diversion of traffic to said turnpikes, overall construction costs per turnpike mile and whether the building of said turnpikes would constitute a sound investment for the taxpayers of the State of Oklahoma.

After due and deliberate consideration of the evidence, and testimony of witnesses heard to date, your Committee most respectfully finds the following, to-wit:

CONCLUSION

1. That the Eastern Turnpike is not feasible in view of the actual traffic counts in and around the area from Henryetta to McAlester. In addition, it is the feeling of the Committee that the action of the turnpike authority in locating a proposed turnpike at the end of an unconstructed free four-lane road, some thirty miles long, is a dangerous policy which could destroy the free road program of an affected area, and is therefore condemned by this Committee.

Pursuant to the directions contained in Senate Resolution No. 1, your Committee feels that the Oklahoma State Senate should forthwith proceed to consider corrective legislation in the areas contained in the recommendations hereinafter cited. In submitting said recommendations, your Committee recognizes and realizes that feasible turnpikes have a definite place in the road program of this state, but decrys the method now being used by the Oklahoma Turnpike Authority in attempt-

ing to locate same by satisfying apparent demands of local metropolitan areas.

Therefore, we respectfully recommend to the Oklahoma State Senate that appropriate legislation be considered to improve the present turnpike act, to-wit:

RECOMMENDATIONS

1. That the authority contained in the turnpike act to build and construct the Henryetta-McAlester leg of the Eastern Turnpike be repealed.

2. That a statute be passed to provide that the present trust indenture be amended to eliminate the possibility of selling bonds for said Henryetta-McAlester leg of the Eastern Turnpike.

Therefore, Mr. President, I move the adoption of this Preliminary Committee Report.

Harold R. Shoemake, Chairman.

Roy Boecher, Vice Chairman.

Wilford Bohannon, Member.

Tom Tipps, Member.

Fred Harris, Member.

Senator Payne raised a point of order against the Special Committee Report, stating that the Committee, under **SR 1**, was appointed for the purpose of studying the feasibility of both the Eastern and Southwestern Turnpikes and that the report should be complete in that respect, which point was overruled by the President Pro Tempore, who stated that the report was a partial one and the Committee had not been exonerated by the Senate.

Senator Shoemake moved the adoption of the report.

Senator Ritzhaupt, as a substitute, moved that the report be returned to the Committee with instructions that it submit a complete report, covering both the Eastern and Southwestern Turnpikes.

Senator Hamilton moved that the Ritzhaupt motion lie on the table, which motion failed of adoption upon a roll call as follows:

Aye: Baldwin, Boecher, Bohannon, Breeden, Cartwright, Fine, Hamilton,

Kerr, McClendon, Pitcher, Shoemake, Stevenson, Tipps, Trent.—14.

Nay: Allen, Belvin, Berrong, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stipe, Wilson (Beckham).—26.

Not Voting: Bailey, Ham, Morford, Wilson (Greer).—4.

The vote occurring on the Ritzhaupt motion, it was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 613—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Office of the Clerk of the 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 636—By Allard and Williams (Murray) of the House and McClendon and Trent 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.

HB 637—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Office of the Insurance Commissioner; providing that the Insurance Commissioner shall fix the duties and compensation of employees within certain limitations; pro-

viding that the appropriations shall be fiscal; repealing all Acts in conflict herewith; and declaring an emergency.

HB 645—By Howard, Johnston, Atkinson, Forsythe, Hopkins, Bradley (Tulsa), McCune, Andrews, Skaggs, Taggart, Blankenship, Keyes and Baggett.

An Act relating to taxation; amending 68 O. S. 1951, § 37, which provides for applications for exemptions of homesteads from ad valorem taxation; allowing such applications for property located in counties with a population of over three hundred thousand (300,000) according to the 1960 Federal decennial census to remain in effect so long as homestead status of property is unchanged; requiring owners to notify assessor of any such change, and by making failure to so notify a misdemeanor and providing penalties therefor; repealing all conflicting laws and parts of laws; and declaring an emergency.

HB 805—By Bernard, Lance, Cox and Morgan.

An Act relating to hunting; authorizing Wildlife Conservation Commission to issue hunting permits to non-residents; limiting period of use; fixing fee; requiring non-resident to be otherwise qualified for license; providing for application of Commission's rules and regulations and State law to privilege granted; and declaring an emergency.

HB 815—By Poynor, Andrews, Burkett, McCune, Baggett and Lance.

An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951, § 2A-4, as amended; providing for a division of adult education in the State Department of Education and dealing with personnel thereof, and their duties, and payment of their compensation and other expenses; repealing conflicting laws; and declaring an emergency.

HB 839—By Strickland, Poynor, Bernard, Smith and Henry.

An Act relating to public libraries; au-

thorizing the purchase of insurance from the funds of public libraries for the purpose of paying damages to persons sustaining injuries on property damage proximately caused by the negligent operation of vehicles operated by said libraries; providing for suits against the insurer; limiting the liability of said libraries; and declaring an emergency.

HB 855—By Skaggs, Abbott, Batson, Bernard, Blackard, Blankenship, Bond, Burkett, Bynum, Cook, Craig (Kay), Craig (Lincoln), Dolezal, Doornbos, Finch, Fogarty, Ford, Greenhaw, Harper, Haworth, Henry, Hesser, Hopkins, Howze, Lance, Lauer, Levergood, McChristian, McCune, Morgan, Mountford, Murrow, Nichols (Seminole), Page, Patterson, Priebe, Settles, Shibley, Smith, Sparks, Stevens, Sullivan, Tinker, Vandiver, Williams (Carter), Williams (Murray) and Willis (Cherokee).

An Act relating to Workmen's Compensation; amending 85 O. S. 1951, § 2, as amended, to include members of a police department of any incorporated city or town with the provisions of the Workmen's Compensation Statutes; and declaring an emergency.

HB 856—By Skaggs, Redman and Fogarty.

An Act relating to crimes; amending Section 1, Chapter 53, Title 21, Oklahoma Session Laws 1959, page 112 (21 O. S. Supp. 1959, § 1283); to eliminate persons under indictment from the provisions of the Act and causing the Act to apply only to persons previously convicted of any felony; and declaring an emergency.

HB 864—By Odom (Wagoner).

An Act relating to working prisoners confined in county, city or town jails; authorizing compensation and credit for work and good behavior; prescribing procedure therefor; repealing 57 O. S. 1951 § 20 and 65 and Sections 1, 2 and 3 Chapter 2, Title 57 Session Laws 1955; and declaring an emergency.

HB 875—By Richardson, Etling and

Strickland of the House and Ham and Field of the Senate.

An Act relating to the court fund; authorizing expenditures therefrom for the purchase and maintenance of radar and/or radio units to be used for traffic law enforcement; requiring authorization and approval by the District Judge, County Judge and County Attorney, or a majority thereof, for said expenditures; authorizing joint use of such units by the sheriff, and other law enforcement officers; providing that said radar and/or radio units shall be used exclusively within the county where so purchased; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 818, 823, 824 and 825.

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 HCRs 535, 536 and 539.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 120 and 134.

The above numbered Enrolled Bills were referred to the Governor for consideration.

Senator Hamilton presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 538.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

FIRST READING

The following Bills were introduced and read the first time:

SB 251—By Lollar.

An Act relating to building and loan associations organized under the laws of this State and the powers thereof; providing that any such association under certain conditions shall be vested with all powers conferred upon Federal savings and loan associations by specified Federal laws; making the provisions of this Act cumulative to existing laws; and declaring an emergency.

SB 252—By Bailey.

An Act relating to motor carriers; amending 47 O. S. 1951, § 161(b), to include transportation of petroleum; and declaring an emergency.

SB 253—By Breeden.

An Act relating to planning and zoning in certain areas; authorizing, under certain conditions, the creation of lake area planning commission; prescribing the authority, powers and duties and procedures of said commissions; providing for the membership thereof and for appointments thereto; fixing term of office and outlining procedures for removal of members; providing for the approval of all plans and plats of land in the planning and zoning area; authorizing the employment of certain personnel; authorizing the incurring of expenditures and appropriations therefor; extending for certain purposes the powers to be exercised by the Board of County Commissioners; requiring notice and public hearings for certain purposes; providing for appeals to the District Court; providing penalties for violations of this Act and rules and regulations adopted hereunder; making the provisions of this Act severable; and declaring an emergency.

SB 254—By Allen.

An Act relating to city and towns; amending 11 O. S. 1951, § 483, relating to the method and grounds of de-annexation of territory from a municipality; providing for hearing in District Court; and declaring an emergency.

SB 255—By Allen.

An Act relating to cities and towns; amending 11 O. S. 1951, § 481; removing the right of cities and towns to annex areas surrounded on three sides by the city limits; and declaring an emergency.

SECOND READING

The following Bill was read the second time and referred to Committee indicated:

HB 730—Judiciary.

RESOLUTIONS

By unanimous consent, upon request of Senator Trent, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 34 — By Trent and Belvin.

A RESOLUTION EXPRESSING REGRET FOR THE DEMISE OF OTIS W. LEADER, OKLAHOMA'S VETERAN WITH THE HONORARY TITLE OF "MR. AMERICAN DOUGHBOY"; EXTENDING CONDOLENCES TO THE BEREAVED FAMILY; DIRECTING JOURNAL ENTRY AND DISTRIBUTION OF AUTHENTICATED COPIES OF THIS RESOLUTION.

WHEREAS, Otis W. Leader, Oklahoma's veteran with the honorary title of "Mr. American Doughboy", fought his last battle Sunday, March 26, 1961, at Ardmore, Oklahoma; and

WHEREAS, this Choctaw Indian brought great honor to himself and the State of Oklahoma through his heroic exploits and accomplishments during World War I; and

WHEREAS, this beloved veteran received citations from Marshal Ferdinand Foch,

of France, and Marshal Douglas Haig, of Great Britain; and

WHEREAS, in the course of his military service, he earned two individual awards of the Croix de Guerre, France's highest military honor, two silver stars, the Purple Heart with clusters, and battle stars for Sommerviller, Ansauville, Piardy, Cantigny, Second Marne, St. Mihiel, Meuse-Argonne, Mouson-Sedan, and Coblenz Bridgehead; and

WHEREAS, a monument to his memory stands in Paris, France; and

WHEREAS, his picture by the French artist Raymond Devveraux hangs in the French Hall of Fame, the British Hall of Fame, and the Oklahoma State Historical Society Museum, as a tribute to one who served so valiantly in World War I; and

WHEREAS, he earned the often cited accolade of "The best soldier of World War I"; and

WHEREAS, Otis W. Leader carried his many honors with dignity and modesty; and

WHEREAS, his battle of life has transpired.

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

SECTION 1. THAT, the members of the Oklahoma State Senate express sorrow and regret for the demise of Otis W. Leader.

SECTION 2. THAT, condolences are extended to members of the bereaved family from and on behalf of the citizenry of a grateful Oklahoma.

SECTION 3. THAT, this Resolution be spread at large in the official journal of the Senate of the Twenty-eighth Oklahoma Legislature.

SECTION 4. THAT, a duly authenticated copy of this Resolution be presented or forwarded to Mrs. Myrtle Leader, widow of the deceased, at Lehigh, Oklahoma; Mr. Paul A. Leader, son of the

deceased, at Anchorage, Alaska; James L. Leader, son of the deceased, at 8805 North East 25th, Oklahoma City, Oklahoma; and Mrs. Charles H. Deweese, daughter of the deceased, at 801 North East 32nd, Oklahoma City, Oklahoma.

By unanimous consent, Senator Harris introduced the following Senate Concurrent Resolution, and citing Rule 20-b, asked that it be referred to the Roads and Highways Committee and Special Committee appointed under **SR 1**, which was the order:

SCR 24—by Harris.

A Resolution reaffirming and approving the provisions of House Bill 932, chapter 18C, page 285, Oklahoma Session Laws, 1959, and the continuation of apportionment of motor fuel taxes thereunder.

MOTIONS TO RECONSIDER VOTES

Senator Stevenson asked unaniomus consent, which was granted, to extend until the next legislative day consideration of his motion to reconsider the vote by which **HB 849** was passed.

Senator McSpadden presiding.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

The vote occurring on the Ritzhaupt motion to reconsider the vote by which **HB 822** was passed, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Berrong.—1.

Not Voting: Allen, Bailey, Boecher, Collins, Ham, Lollar, Morford, Pitcher.—8.

Upon motion of Senator Ritzhaupt, the vote was reconsidered by which **HB 822** was advanced to engrossment.

GENERAL ORDER

HB 822 was considered further.

Senator Ritzhaupt moved to mend **HB 822**, line 1, page 3, by deleting the word “destroyed” and substitute in lieu thereof “marked canceled and shall be placed in a separate file”; line 2, page 3, by deleting the words “cancelled and destroyed” and substitute in lieu thereof the words “marked and separated”; and line 4, page 3, by deleting the words “and likewise destroyed” and substitute in lieu thereof the words “marked canceled and attached to its corresponding duplicate registration form and placed therewith in a separate file”, and amend title to conform, which amendments were declared adopted.

Upon motion of Senator Kerr, **HB 822**, as amended, was advanced to engrossment.

Senator Berrong asked to be shown present, which was the order.

Upon motion of Senator Kerr, the rules of the Senate were suspended and **HB 822**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 822 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Bailey, Collins, Lollar, Morford, Pitcher.—5.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Bailey, Collins, Lollar, Morford, Pitcher.—5.

The emergency was declared passed.

HB 822, as amended, was referred for engrossment.

GENERAL ORDER

HB 771 by Goodfellow et al of the House and Allen of the Senate was read and considered.

Senators Easterly, Kerr, Field, McColgin, Cobb and Colston asked to be made co-authors of **HB 771**, which was the order.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Upon motion of Senator Allen **HB 771** was advanced to engrossment.

Senator Allen asked unanimous consent, which was granted, that **HB 771** be considered engrossed and placed upon third reading and final passage.

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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong.—1.

Not Voting: Bailey, Collins, Lollar, Morford, Pitcher, Rogers.—6.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong.—1.

Not Voting: Bailey, Collins, Lollar, Morford, Pitcher, Rogers.—6.

The emergency was declared passed.

HB 771 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 762 by Goodfellow et al of the House and Allen of the Senate was read and considered.

Upon motion of Senator Allen, **HB 762** was advanced to engrossment.

Senator Allen asked unanimous consent, which was granted, that **HB 762** be placed upon third reading and final passage.

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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—37.

Excused: Berrong.—1.

Not Voting: Cobb, Dacus, McClendon, Morford, Pitcher, Wilson (Greer).—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—37.

Excused: Berrong.—1.

Not Voting: Cobb, Dacus, McClendon, Morford, Pitcher, Wilson (Greer).—6.

The emergency was declared passed.

HB 762 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 157 by Pazoureck of the Senate and Levergood of the House was read and considered.

Senator Garrison asked to be made co-author of **SB 157**, which was the order.

Senator Berrong asked to be shown present, which was the order.

Senator Pazoureck moved to amend the title of **SB 157**, lines 4 and 5, by striking the words "of county" and inserting "in all counties of this State having a population of twenty-four thousand seven hundred twenty-seven (24,727) or more, according to the 1960 or any succeeding Federal Decennial Census and which have a total gross assessed valuation for the year 1960 of Forty-seven Million, Three Hundred Fifty-seven Thousand, Four Hundred Sixty-three Dollars (\$47,357,463.00) or more" which amendment was declared adopted.

Upon motion of Senator Pazoureck, **SB 157**, as amended, was advanced to engrossment.

Upon motion of Senator Pazoureck, the rules of the Senate were suspended and **SB 157**, as amended, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—36.

Nay: Cartwright, Fine, Rogers, Shoemake.—4.

Not Voting: Bailey, Cobb, Morford, Wilson (Greer).—4.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—36.

Nay: Cartwright, Fine, Rogers, Shoemake.—4.

Not Voting: Bailey, Cobb, Morford, Wilson (Greer).—4.

The emergency was declared passed.

SB 157 was referred for engrossment.

GENERAL ORDER

SB 179 by Ritzhaupt was read and considered.

Upon motion of Senator Ritzhaupt, **SB 179** was advanced to engrossment.

Senator Ritzhaupt moved that the rules of the Senate be suspended and **SB 179** be considered engrossed and placed upon third reading and final passage, which motion failed of adoption.

HB 801 by Privett et al was read and considered.

Senator Trent moved to amend **HB 801**, by striking the balance of line 5, page 2, after the word "maturity" and lines 6 and 7, page 2.

Senator Trent, as a substitute for his pending amendment, moved to amend **HB 801**, line 7, page 2, by striking the words and figures "Six per cent (6%)" and inserting the words and figures "four per cent (4%)".

Senator Field asked unanimous consent, which was granted, to permit the reading of the following amendment:

Senator Berrong moved to amend **HB 801**, line 2, page 2, by inserting after the word "annum" and before the word "providing" the following: "unless approved bonds are at time of issuance of Certificate of Purchase bearing a higher rate of interest, in which event the highest applicable interest rate on said approved bonds shall be applicable. Said Certificate

of Purchase shall mature no later than twenty-five (25) years from date of Certificate of Purchase." And strike the last word in line 2, page 2, and all of lines 3 and 4 and line 5, through the word "maturity".

By unanimous consent, further consideration of **HB 801** was deferred for this legislative day.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SR 34 correctly enrolled.

Senator Trent presiding.

Enrolled **SR 34** was properly signed and ordered referred to the Secretary of State.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Forty-ninth Legislative Day

Tuesday, March 28, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—43.

Excused: Trent.—1.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Graves introduced the Mentor Society of Shawnee Junior High School and their sponsors, Mrs. Powell, Mrs. Lightfoot, Mrs. Brogdon and Mrs. Graves.

Senator Graves introduced Rusty Capps, Russell and Barbara Graves and asked that they be made Honorary Pages for this legislative day, which was the order.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 166—Municipal Government.

SB 221—Municipal Government.

SB 227—Municipal Government.

FIRST READING

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

SB 256—By Hamilton.

An Act relating to State economic development and certain departments and agencies concerned therewith; repealing House Bill No. 501, Title 12-A, pages 142-147, Oklahoma Session Laws 1955 (74 O. S. Supp. 1959, § § 671-678, inclusive); amending Sections 4, 12, and 13, House Bill 794, pages 500 and 506, Oklahoma Session Laws 1959 (74 O. S. Supp. 1959, § § 854, 862, and 863); abolishing the Department of Commerce and Industry and the Governor's Economic Development Commission; creating the Division of Commerce and Industry within the Oklahoma Planning and Resources Board and transferring all equipment, records, furniture and fixtures, files and supplies, functions, duties and responsibilities from said department to the Division herein created; cancelling certain funds and reappropriating same to said Division for specified purposes; vesting certain duties in the State Budget Officer and the State Treasurer; stating purpose and specifying authority and duties of said Division; providing for continuation of unconsumated legal contracts for certain purposes; authorizing the Oklahoma Planning and Resources Board to employ certain personnel and to fix their duties and compensation; creating a revolving fund, stating source of funds and authorizing ex-

penditures from said fund; providing that the director of the Division of Commerce and Industry shall be a member of the Oklahoma Industrial Finance Authority; providing that staff services required by said authority shall be provided and performed by the Division of Commerce and Industry and that expenses of said authority shall be paid from funds appropriated or otherwise made available to said Division; prohibiting the director of said Division from entering into certain contracts as regard the Oklahoma Industrial Finance Authority; making the provisions of this Act severable; and declaring an emergency.

SB 257—By Land.

An Act relating to corporations; amending 18 O. S. 1951, § 146; relating to the grant of rights to convert shares of stock or bonds or other securities into shares of stock and granting of options to purchase or subscribe for shares of stock; authorizing the grant of options to purchase shares, ratification and validation of certain options heretofore granted; providing for limitation of actions concerning such options; providing for severability; and declaring an emergency.

SJR 21—By Stevenson, Berrong, Morford, Garvin and Belvin.

A Joint Resolution proposing an amendment to Article XXIII, Oklahoma Constitution, by adding a new Section providing that no person shall be denied employment because he joins or refuses to join a labor union; and providing for the submission of the proposed amendment to the people for their approval or rejection.

SECOND READING

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

SB 251—Banks and Banking.

SB 252—Roads and Highways.

SB 253—Parks and Recreation.

SB 254—Municipal Government.

SB 255—Municipal Government.

HB 613—Appropriations and Budget.

HB 636—Appropriations and Budget.

HB 645—Revenue and Taxation.

HB 805—Game and Fish.

HB 815—Education—Common.

HB 839—Insurance.

HB 855—Insurance.

HB 856—Criminal Jurisprudence.

HB 864—County Government.

HB 875—County Government.

HB 637—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 639—By Smith.

An Act providing for the payment of claims against the court fund; defining what expenses may be lawfully incurred, incident to the operation of the courts of said county and the office of County Attorney; amending 62 O. S. 1951, § 323.1, as amended by Section 1, Chapter 2, Title 62, Oklahoma Session Laws 1959, page 255; repealing all Acts or parts of Acts in conflict herewith; providing severability.

HB 647—By Privett.

An Act relating to unemployment compensation; amending 40 O. S. 1951, § 214 (g), as amended by Section 3, Chapter 6, Title 40, Oklahoma Session Laws 1953, page 142, and Section 2, Chapter 6, Title 40, Oklahoma Session Laws 1959, page 176, to exclude from benefits persons leaving work to attend public or private schools; and declaring an emergency.

HB 738—By Keyes, Smith and Cox.

An Act relating to Workmen's Compensation; amending 85 O. S. 1951, § 2, as amended by Section 1, Chapter 1, Title 85, page 571, and Section 1, Chapter 1b,

Title 85, page 572, Oklahoma Session Laws 1957 and by Section 1, Chapter 1, Title 85, page 396, Oklahoma Session Laws 1959; amending 85 O. S. 1951, § 3 (1), concerning employments included in the Workmen's Compensation Act; eliminating coverage of dairies and substituting in lieu thereof milk processing plants; specifically exempting dairy farming from the definition of hazardous employment; making the provisions of this Act severable; and declaring an emergency.

HB 878—By Allard, Williams (Murray) and Sparks of the House and McClendon and Trent of the Senate.

An Act making an appropriation from the Public Building Fund in the State Treasury for the repair of buildings, improvement, and the purchase of equipment at the university hospitals; providing that said appropriation shall be non-fiscal for contractual and expenditure purposes; providing severability; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs 20, 21**, as co-authored by the entire House Membership. and **22**.

The above numbered Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 762 and 771**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to The Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, March 27, 1961, of Enrolled **SJR No. 14** entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 14—By Wilson (Greer), Garvin, Rogers, Fine, Garrison, Kerr, and Shoe-

make of the Senate and Eidson, Shipley and Tate of the House.

A JOINT RESOLUTION RELATIVE TO THE RATIFICATION OF A PROPOSED AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES, PROPOSED BY THE CONGRESS OF THE UNITED STATES, RELATING TO THE GRANTING OF REPRESENTATION IN THE ELECTORAL COLLEGE TO THE DISTRICT OF COLUMBIA; PROVIDING FOR RATIFICATION OF SAID PROPOSED AMENDMENT BY THE LEGISLATURE OF THE STATE OF OKLAHOMA; DIRECTING THAT COPIES OF THIS RESOLUTION BE FORWARDED BY THE GOVERNOR OF THE STATE OF OKLAHOMA TO THE PRESIDENT OF THE UNITED STATES, TO THE SECRETARY OF STATE OF THE UNITED STATES, TO THE PRESIDENT PROTEMPORE OF THE SENATE OF THE UNITED STATES, AND TO THE SPEAKER OF THE HOUSE OF REPRESENTATIVES OF THE UNITED STATES.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 157 and **SCR 23** each correctly engrossed.

HB 822 correctly engrossed.

Engrossed **SB 157** and **SCR 23** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 822**, as amended, were properly signed and ordered returned to the Honorable House.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Stevenson motion to reconsider the vote by which **HB 849**, as amended, was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Belvin, Boecher, Breeden, Cartwright, Cowden, Garvin, Graves, Har-

ris, Land, McColgin, McSpadden, Romang, Shoemake, Stevenson, Wilson (Greer).—16.

Nay: Bailey, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Wilson (Beckham).—24.

Excused: Berrong, Trent.—2.

Not Voting: Allen, Pitcher.—2.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 19 by Wilson (Beckham) was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 19** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SB 19**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 19 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Cowden, Dacus, Easterly, Field, Fine, Kerr, Land, Lollar, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Nay: Bohannon, Breeden, Cartwright, Collins, Colston, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, McClendon, Morford, Payne, Romang, Stipe, Tipps.—18.

Excused: Trent.—1.

Not Voting: Bailey, Cobb.—2.

The bill was declared passed.

Senator Wilson (Beckham) asked unanimous consent that the emergency be stricken and title amended to conform, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Harris moved that the vote be reconsidered by which **SB 19**, as amended, passed.

Senator McSpadden presiding.

Senator Harris asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 26 by Payne of the Senate and Cole, et al of the House was read and considered.

Senator Ritzhaupt moved to amend **SB 26**, line 2, page 2, by striking after the period (.) following the word "therefrom" the remainder of line 5, all of lines 6, 7, 8, 9, 10, 11 and down to the period (.) on line 12 and insert "The employer shall provide a physician who is a member of the Healing Arts licensed by the State of Oklahoma, said physician shall be agreeable to the employee who has been injured and the entire expense of treatment rendered for such injury shall be paid by the employer or insurance carrier involved" which amendment was declared adopted.

Senator Grantham moved to amend **SB 26**, line 12, page 2 by adding after the word "claimant" and before the word "whoever" a new sentence to read as follows: "In the event the doctor selected by the claimant is not satisfactory to the employer or insurance carrier, then the employer or insurance carrier shall notify the claimant in writing that said doctor is not acceptable to the said employer or insurance carrier, and the claimant shall then submit the names of five other doctors and the employer or insurance carrier shall immediately designate one of said doctors to treat said claimant." and by amending the title to conform thereto. which amendment, by unanimous consent, he withdrew.

Senator Land moved to amend **SB 26**, line 13, page 3, by adding the following as Section 2, changing the numbering of section 2, as it now appears, to section 3,

and Section 3, as it now appears to Section 4: "Nothing in this Act shall be deemed to require an employee who relies on, or is treated by prayer or spiritual means by a duly accredited practitioner of any well recognized church or denomination, in accordance with the tenets and practice of such church or denomination, to undergo any medical or surgical treatment. Such employee shall receive compensation payment as fully as if surgical or medical treatment were employed; and further the employer may bear the expense of treatment by prayer or spiritual means." which amendment was tabled upon motion of Senator Tipps.

Upon motion of Senator Payne, **SB 26**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **SB 26**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 26 was read for the third time at length.

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

Aye: Allen, Baldwin, Bohannon, Colston, Cowden, Dacus, Fine, Grantham, Graves, Ham, Hamilton, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Stipe, Tipps.—19.

Nay: Bailey, Belvin, Berrong, Boecher, Cartwright, Easterly, Field, Garrison, Garvin, Kerr, Land, Lollar, McSpadden, Morford, Pitcher, Rogers, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Excused: Harris, Trent.—2.

Not Voting: Breeden, Cobb, Collins.—3.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Payne moved that the vote be reconsidered by which **SB 26**, as amended, failed of passage.

Senator Harris asked to be shown present, which was the order.

Senator Baldwin presiding.

GENERAL ORDER

HB 790 by Levergood et al of the House and Pitcher, McSpadden, Boecher, Fine, Payne and Grantham of the Senate was read and considered.

Senator Morford moved to amend **HB 790**, line 7, page 2, by inserting after the word "of" and before the word "said" the words "substantially the following words" which amendment was declared adopted.

Senator Pitcher moved that **HB 790**, as amended, be advanced to engrossment, which motion was adopted.

Senator Pitcher moved that the rules of the Senate be suspended and **HB 790**, as amended, be considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

THIRD READING

HB 790 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—35.

Nay: Baldwin, Colston.—2.

Excused: Trent.—1.

Not Voting: Cobb, Collins, McClendon, Payne, Stipe, Wilson (Beckham).—6.

The bill was declared passed.

Senator Shoemake asked unanimous consent, which was granted, that the emergency section to **HB 790**, as amended, be stricken and the title amended to conform.

HB 790, as amended, was referred for engrossment.

GENERAL ORDER

SB 155 by Grantham of the Senate and Howe et al of the House was read and considered.

Senator Kerr moved to amend **SB 155**, by inserting between lines 1 and 2, page 5, a new paragraph (d), to read as follows: "Any person applying for registration of a vehicle shall not be issued a license to operate said vehicle on the roads or streets of Oklahoma until first said applicant presents to Tag Agent proof of liability insurance coverage not less than 5,000 - 10,000 - 5,000."

Senator Cowden moved to table the Kerr amendment, which motion was declared failed of adoption.

The vote occurring on the Kerr amendment, it was declared failed of adoption.

Upon motion of Senator Grantham, **SB 155** was advanced to engrossment.

Upon motion of Senator Grantham, 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, Bailey, Baldwin, Belvin, Breeden, Dacus, Garrison, Garvin, Grantham, Hamilton, Harris, Land, Lollar, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson.—20.

Nay: Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Easterly, Field, Fine, Graves, Kerr, McClendon, McColgin, McSpadden, Shoemake, Tipps, Wilson (Greer).—17.

Excused: Trent.—1.

Not Voting: Cobb, Collins, Ham, Pitcher, Stipe, Wilson (Beckham).—6.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Grantham moved to reconsider the vote by which **SB 155** failed of passage.

Senator Cowden asked unanimous consent, which was granted, that Senator Tipps be added as a member of the Committee on Planning and Resources.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on tomorrow, as provided under the Rules, which motion prevailed.

COMMITTEE REPORTS

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

DO PASS, as amended:

SB 117—Municipal Government.

As provided under the Field motion, the Senate was declared adjourned to meet on tomorrow, as provided under the Rules—1:30 p.m.

Fiftieth Legislative Day

Wednesday, March 29, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Cobb, Cowden, Easterly, Garvin, Ham.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Rogers introduced Carol Stone and Dick Southerland and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Graves introduced Ann Priddy and asked that she be made Honorary Page for this legislative day, which was the order.

RESOLUTIONS

Senator Garrison introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION
NO. 25 — By Garrison of the Senate and Sare and Doornbos of the House.

A RESOLUTION CONGRATULATING COLLEGE HIGH SCHOOL OF BARTLESVILLE, OKLAHOMA, ON THEIR SUCCESSFUL BASKETBALL SEASON FOR THE WINTER OF 1960-1961; COMENDING THEIR COACH; AND DIRECTING DISTRIBUTION OF RESOLUTION.

WHEREAS, Bartlesville's College High School closed out its 1960-1961 winter basketball season with a spectacular display of courage and fighting spirit during the Class AA Championship finals in a seesaw battle against Norman High School; and

WHEREAS, The spirited Wildcats reached the Class AA finals after having defeated worthy tournament favorites during uphill struggles and while exhibiting creditable team achievement and inspiring individual drive; and

WHEREAS, The enviable runnerup post in the AA division capped a 1960-1961 season of fifteen victories and eight defeats during which campaigns, teamwork and individual effort were the order of the day.

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

SECTION 1. That the Bartlesville College High School Wildcats be congratulated for their commendable 1960-1961 Winter Basketball Season.

SECTION 2. That Wildcat Coaches, Bailey Ricketts and Sid Burton be commended for the successful manner in their handling of this spirited team.

SECTION 3. That duly authenticated copies of this Resolution be forwarded to

each individual member of the Wildcats: Mike Hewitt, Bill Dutcher, Stanley Ogle, Bob Blaker, Leroy McDonald, Eugene Edward, Carl Ward, Bill Case, David Trotter, Bob Woody, Curt Frank, L. E. Schnitzer, to Coaches Bailey Ricketts and Sid Burton and to Managers Benny Heinrich and Bob Funk.

Senator Kerr introduced the following Resolution, which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 26 — By Kerr of the Senate and Willis of the House.

A SENATE CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING ALTUS JUNIOR BOYS BOWLING TEAM FOR WINNING FIRST PLACE AWARD IN THE STATE CHAMPIONSHIP, AND DIRECTING THAT AUTHENTICATED COPIES BE PRESENTED TO LARRY CHAMBERS, RICHARD KERR, DUANE LOWER, GEORGE MURRELL, AND BOB REYNOLDS, ALTUS, OKLAHOMA.

WHEREAS, at a recent State Junior Bowling Championship, held at Puddin' Lane, in Oklahoma City, Oklahoma, the "Walter's Five" Boys Junior Bowling Team, of Altus, Oklahoma, composed of Larry Chambers, Richard Kerr, Duane Lower, George Murrell and Bob Reynolds, all sixteen years of age, won first place in the State Junior Bowling Championship of the State of Oklahoma; and

WHEREAS, these five fine young men of Altus, Oklahoma, have, through vigorous, conscientious and determined practice, developed a skill for bowling, exemplified by winning said Championship, with a total of 2958 pins; and

WHEREAS, said young men have brought credit to themselves, the school system, the City of Altus, and the Southwest portion of the State by their outstanding performance in winning said Championship, consisting of an average of 591 pins each, which is an outstanding

performance for Seniors, as well as Juniors; and

WHEREAS, the winning of this Championship is only the beginning of greater efforts of these young men in the field of bowling.

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

SECTION 1. That the Senate and the House of Representatives of the Twenty-Eighth Session of the Legislature commend and congratulate the "Walter's Five" Bowling Team, for winning first place in the State Junior Bowling Championship of the State of Oklahoma.

SECTION 2. That Larry Chambers, Richard Kerr, Duane Lower, George Murrell and Bob Reynolds be and they are hereby commended for their skill in making this achievement possible.

SECTION 3. That duly authenticated copies of this Resolution be transmitted to Larry Chambers, Richard Kerr, Duane Lower, George Murrell and Bob Reynolds, of Altus, Oklahoma.

LOBBY PERMIT

The following request for Lobby Permit was read and ordered referred to the Committee on Senate and Legislative Affairs:

Louis A. Gatti states that he resides at 26 Northeast 66th, Oklahoma City, Oklahoma; that he is —years of age; that he is legislative representative for Oklahoma Malt Beverage 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 13th day of March, 1961.

Louis A. Gatti

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 104—County Government—To Roads and Highways by previous order.

HB 724—Roads and Highways.

HB 741—County Government.

HB 808—State and Federal Government.

HB 834—County Government.

WITHOUT RECOMMENDATION:

HB 833—County Government.

FIRST READING

The following Bill was introduced and read the first time:

SB 258—By Rogers and Land.

An Act relating to motor vehicle tag agents; amending Section 1, Chapter 1d, Title 47, Oklahoma Session Laws 1955, page 261, (47 O. S. Supp. 1959, § 314), requiring excess of funds collected over cost of licenses and expenses be paid to school districts of county; limiting Act to counties over three hundred thousand (300,000); authorizing superintendent to use funds as addition to enrichment fund or activity fund; fixing salary of tag agent; and declaring an emergency.

SECOND READING

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

SB 256—State and Federal Government.

SB 257—Economic and Industrial Development.

SJR 21—Constitutional Amendments, then to Labor Relations.

Senator Fine asked unanimous consent, which was granted, that **SJR 21** be referred to the Committee on Business and Industry, then to Constitutional Amendments, Initiative and Referendum and Code Revision, and then to Labor Relations.

Senator Stevenson, due to his misunderstanding, asked that **SJR 21** be referred to the Committee on Constitutional Amendments, Initiative and Referendum and Code Revision, to which Senator Fine objected.

Senator Stevenson asked that **SJR 21** be referred first to the Committee on Constitutional Amendments, Initiative and Referendum and Code Revision, which was the order.

Senator Fine asked unanimous consent, which was granted, that following Report on **SJR 21** by Committee on Constitutional Amendments, Initiative and Referendum and Code Revision, the Resolution be then referred to Business and Industry, and then to Labor Relations.

HB 639—County Government.

HB 647—Insurance.

HB 738—Insurance.

HB 878—Appropriations and Budget.

GENERAL ORDER

SB 44 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senator McClendon moved to amend **SB 44** by striking Section 2, on page 2, and renumbering the remaining sections, which amendment was declared adopted.

Upon motion of Senator McClendon, **SB 44**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breen, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin,

McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cobb, Cowden, Easterly, Garvin, Ham.—5.

Not Voting: Harris, Lollar.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cobb, Cowden, Easterly, Garvin, Ham.—5.

Not Voting: Harris, Lollar.—2.

The emergency was declared passed.

SB 44, as amended, was referred for engrossment.

Senators Cobb, Cowden and Garrison asked to be shown present, which was the order.

GENERAL ORDER

SB 51 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 51**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 51**, as amended, 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, Bailey, Baldwin, Belvin,

Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Field, Fine, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cartwright, Cowden, Garrison, Garvin, McSpadden, Morford, Pazoureck, Romang.—8.

Excused: Easterly, Ham.—2.

Not Voting: Breeden, Lollar, McColgin, Trent.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Field, Fine, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cartwright, Cowden, Garrison, Garvin, McSpadden, Morford, Pazoureck, Romang.—8.

Excused: Easterly, Ham.—2.

Not Voting: Breeden, Lollar, McColgin, Trent.—4.

The emergency was declared passed.

SB 51, as amended, was referred for engrossment.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 55 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senator Pazoureck moved to amend **SB 55**, line 14, page 2, by striking after the word "law" and before the word "payable" the following: strike the comma after the word "law" and the following language—"which employees shall be in the unclassified service of the State for the

purposes of Chapter 26, Title 74, O.S.L. 1959,"

Senator Pazoureck asked unanimous consent to withdraw the above amendment, to which Senator Cowden objected.

Senator Cowden asked unanimous consent to withdraw his objection to the Pazoureck request, to which Senator McClendon objected.

Senator Cowden moved to withdraw his objection, which motion failed of adoption.

The vote occurring on the Pazoureck amendment, it was declared failed of adoption.

Upon motion of Senator McClendon, **SB 55**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 55**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 55 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Breeden, Cartwright, Garrison, Garvin, Graves, Land, McSpadden, Morford, Pazoureck, Rogers, Romang.—11.

Excused: Berrong, Easterly, Ham.—3.

Not Voting: Lollar.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemaker, Stevenson, Stipe, Tipps,

Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Cartwright, Garrison, Garvin, Graves, Land, Morford, Pazoureck, Rogers, Romang.—10.

Excused: Berrong, Easterly, Ham.—3.

Not Voting: Lollar.—1.

The emergency was declared passed.

SB 55, as amended, was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 655—By Willis (Jackson), Sparks, Hesser, Atkinson and Johnston of the House and Bailey of the Senate.

An Act relating to pharmacy and pharmacists; defining terms; declaring the practice of pharmacy to be a profession; providing for the qualifications and appointment of the members and secretary of the Board of Pharmacy, for its meetings, president, organization, powers and duties, for the compensation, reimbursement and bonds of officers thereof, and for auditing and accounting of the Board's and secretary's funds and records; prescribing the qualifications for registered pharmacists; defining the status of assistant pharmacist; providing for registration renewals, fees, reinstatements, and remissions to pharmaceutical association; providing for registration certificates, and requiring and regulating the use thereof; prohibiting the compounding or dispensing of drugs by anyone other than a registered pharmacist, prohibiting such practice by unlicensed persons and making it a misdemeanor; making certain misrepresentations perjury; prohibiting the practice of pharmacy by habitual users of intoxicants and the unlawful use of the title "pharmacist"; regulating the sale of drugs and chemicals and making violation a misdemeanor; prohibiting im-

proper signs, equipment, records, substitutions, language in prescriptions, and certain misuses of drugs, and providing penalties for such prohibited activities; providing for revocation and suspension of licenses, certificates and permits issued hereunder, and the manner thereof; repealing 59 O. S. 1951, § § 331 through 351, as amended by Section 1, Chapter 8, Title 59, page 262, Oklahoma Session Laws 1953, and Sections 1 and 2, Chapter 8, Title 59, page 326, Oklahoma Session Laws 1955 (59 O. S. Supp. 1957, § 336, 339 and 341) and all other conflicting laws and parts of laws; providing for severability; and declaring an emergency.

HB 812—By Skaggs.

An Act relating to crimes; making it unlawful to falsely report existence of bombs or explosives; making violations a misdemeanor; fixing penalties; and declaring an emergency.

HB 853—By Taliaferro, Lance, Poynor, Massey, Stevens, Craig (Lincoln), Reneau, Sparkman, Bernard, Burnham, Howe, Privett, Patterson, Northcutt, Witt, Tucker, Lauer, Holder, Moad, Briscoe and Vandiver.

An Act relating to Commercial Feed and the inspection thereof; amending Section 4, Chapter A, Article 8 (C), Page 70, Oklahoma Session Laws 1955; providing that the distribution of customer-formula and custom-mix feed shall be exempt from the inspection fee herein required; and declaring an emergency.

HB 867—By Bond.

An Act relating to corporations; amending 18 O. S. 1951, § 1.196, to reduce the percentage requirement from twenty percent (20%) to ten percent (10%) of the registered owners of the outstanding shares of stock of a corporation who may petition for involuntary dissolution of a domestic corporation; and declaring an emergency.

HB 870—By Taliaferro, Watkins, Clark, Green, Bernard, Forsythe, Murrow, Patterson, Nichols (Dewey), Stevens and

Richardson of the House and Berrong of the Senate.

An Act relating to public officials; requiring sworn statements to be made on claims submitted for payment for materials, supplies, equipment or services sold to governmental agencies or subdivisions; providing procedures to insure prosecution of violations, and place and manner thereof; providing form of oath used; providing for severability; and declaring an emergency.

HB 900—By Bond and Bullard of the House and Garvin of the Senate.

An Act creating a county courthouse building fund commission; providing for the transfer of certain moneys from the court fund and the county law library fund of such county; providing for the investment of such funds; providing for the disbursement of such funds in payment on the cost of construction of the courthouse; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 23**.

The above numbered Resolution was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 20, 21 and 22 correctly enrolled.

Senator Bailey presiding.

Enrolled **SCR 20** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Rogers presiding.

Enrolled **SCRs 21 and 22** were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

President Pro Tempore Collins presiding.

MOTION

Senator Fine moved that the President

Pro Tempore of the Senate be authorized and directed by the Members of the State Senate to request an opinion from the Attorney General as to the constitutionality of the funds now being allocated to the Merit Board by the various State Agencies, which motion was declared adopted.

Senator Cobb presiding.

PENDING CONSIDERATION OF HAS

Senator McClendon moved that the Senate refuse to concur in the **HAs** to **SB 91**, and request a conference thereon, which motion was declared adopted.

Senators Ham and Berrong asked to be shown present, which was the order

Senator McSpadden presiding.

GENERAL ORDER

SB 199 by Shoemaker was read and considered.

Upon motion of Senator Shoemaker, **SB 199** was advanced to engrossment.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended and **SB 199** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 199 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Greer).—32.

Nay: Cartwright, Cobb, Cowden, Land, Stipe, Trent, Wilson (Beckham).—7.

Excused: Easterly.—1.

Not Voting: Collins, Harris, Lollar, McClendon.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Greer).—33.

Nay: Cartwright, Cobb, Cowden, Land, Stipe, Trent, Wilson (Beckham).—7.

Excused: Easterly.—1.

Not Voting: Collins, Harris, Lollar.—3.

The emergency was declared passed.

SB 199 was referred for engrossment.

RESOLUTION

Senator Garrison asked unanimous consent, which was granted, to introduce the following **SR**, following which Senators Shoemaker and Tipps asked to be made co-authors, which was ordered, and which Resolution as co-authored was read at length as follows, adopted upon motion of Senator Garrison and referred for enrollment:

SENATE RESOLUTION NO. 35 — By McSpadden, Garrison, Shoemaker and Tipps.

A RESOLUTION TAKING NOTE OF THE RECENT DEMISE OF WILLIAM H. BRYANT; COMMENDING HIS MANY ACTIVITIES AND INTEREST IN THE FIELD OF LAW ENFORCEMENT; AND DIRECTING DISTRIBUTION OF COPIES OF RESOLUTION.

WHEREAS, William H. Bryant recently was called from this life by the All Wise Providence and departed herefrom for his heavenly reward; and

WHEREAS, This veteran law enforcement officer and beloved citizen and neighbor of Rogers County left behind many dear friends and loved ones who will always remember and respect his

life as they were fortunate to have known him; and

WHEREAS, William H. Bryant was a veteran of World War II having served with honor and distinction with the U. S. Army in the European Theater of Operations; and

WHEREAS, "Bill" chose to render worthwhile public service after his discharge from the Army and entered the field of law enforcement, a most hazardous occupation for any public servant; "Bill" was a former undersheriff and deputy sheriff of Rogers County; was a former agent of the State Crime Bureau; was a graduate of the Homicide Seminar, the Arson Investigators Seminar and the School for Newly Elected Sheriffs and their Deputies, which were held at the Southwest Center for Law Enforcement Education at the University of Oklahoma; was a member of the Oklahoma Sheriffs and Peace Officers Association, the American Legion, and the Veterans of Foreign War; and

WHEREAS, William H. Bryant's contributions to law enforcement throughout the State will long be remembered by his many professional and personal friends.

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

SECTION 1. That this honorable Body in session assembled take note of the recent demise of William H. Bryant, well known and highly respected law enforcement officer, and 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 Official Journal of the Senate, and that copies hereof be forwarded to Mrs. William H. Bryant and to the members of the Bryant Family.

GENERAL ORDER

HB 626 by Williams (Carter) was read and considered.

Senator Ritzhaupt asked unanimous consent, which was granted, that further consideration of **HB 626** be deferred for this legislative day at the request of Senator Morford.

SB 135 by Romang and Hamilton was read and considered.

Senator Bohannon asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Romang, **SB 135** was advanced to engrossment.

Senator Breeden, by unanimous consent upon request of Senator Romang, moved to amend **SB 135**, line 7, page 2, by changing the word and figure "four (4%)" to read "five (5%)", which amendment was declared adopted by unanimous consent, upon request of Senator Romang.

Senator Romang asked unanimous consent, which was granted, that **SB 135**, as amended, be 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, Bailey, Baldwin, Berrong, Breeden, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Nay: Belvin, Boecher, Colston, Dacus, McColgin, Wilson (Beckham).—6.

Excused: Bohannon, Easterly.—2.

Not Voting: Cartwright, Cobb, Collins Lollar, Stipe.—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cowden, Field, Fine, Garrison,

Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Nay: Belvin, Boecher, Colston, Dacus, McColgin, Wilson (Beckham).—6.

Excused: Bohannon, Easterly.—2.

Not Voting: Cartwright, Cobb, Collins, Lollar, Stipe.—5.

The emergency was declared passed.

SB 135, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 790 and 849 each correctly engrossed.

Engrossed **SAs** to and Engrossed **HBs 790 and 849**, each as amended, were properly signed and ordered returned to The Honorable House.

Senator Bohannon asked to be recorded present, which was the order.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCRs 20, 21, 22**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM THE GOVERNOR

Advising approval by him, March 29, 1961, of Enrolled **SB 66** entitled:

ENROLLED SENATE BILL NO. 66—By Wilson (Beckham) and Kerr.

AN ACT RELATING TO WORKMEN'S COMPENSATION; MAKING IT UNLAWFUL AND A MISDEMEANOR FOR ANY PERSON ACTING AS AN ATTORNEY, ADJUSTOR, OR REPRESENTATIVE IN ANY CAPACITY FOR A RESPONDENT OR INSURANCE CARRIER IN ANY WORKMEN'S COMPENSATION CASE BEFORE THE STATE INDUSTRIAL COURT TO THEREAFTER REPRESENT THE CLAIMANT ON ANY SUCH CASE

IN ANY ACTION OR PROCEEDING FOR COMPENSATION OF SUCH CLAIMANT AGAINST OR FROM SPECIAL INDEMNITY FUND; AND DECLARING AN EMERGENCY.

Senator Rogers asked unanimous consent, which was granted to introduce some important visitors, they being the STATE WINNERS OF THE 1961 ESSAY CONTEST on "Jobs for the Handicapped—a Community Challenge". As the winners' names were called, they were introduced by the Senators from their respective districts, as follows:

FIRST PLACE, introduced by Senator Rogers:

Sharon Davis, NW Classen High, 2817 NW 64, Oklahoma City.

SECOND PLACE, introduced by Senator Romang:

Ann Donnelley, Enid High, 2102 East Elm, Enid.

THIRD PLACE, introduced by Senator Shoemake:

Dolena Mae Mack, Manual Training High, 315 N 18, Muskogee.

FOURTH PLACE, introduced by Senator Rogers, in absence of Senator Cobb:

Janell Rowland, Milburn High, Milburn, Okla.

FIFTH PLACE, introduced by Senator Harris:

Bonnie Breeding, Lawton High, 3115 Liberty Ave., Lawton.

SIXTH PLACE, introduced by Senator Tipps:

Judy Means, Ardmore High, 1009 Burch, Ardmore.

SEVENTH PLACE, introduced by Senator McClendon:

Mike DeBerry, Gray High, 301 SE Adams, Idabel.

EIGHTH PLACE, introduced by Senator Rogers:

Mary Kathryn Vernon, Central High, 2428 NW 38, Oklahoma City.

NINTH PLACE, introduced by Senator Land:

John Wallis White, Chas. Page High, 82 Widows Colony, Sand Springs.

TENTH PLACE, introduced by Senator Payne:

Pat Deatherage, Okmulgee High, 409 S Grand, Okmulgee.

Following the above introductions, Senator Rogers introduced the proud parents of the winners, who were guests in the Senate Galleries, along with Mr. Don Davis, of the Governor's Committee on Employment of the Handicapped.

GENERAL ORDER

SJR 12 by Shoemake was read and considered.

Senators Belvin, Ritzhaupt, Fine, Kerr, Breeden, Hamilton, McSpadden and Payne asked to be made co-authors of **SJR 12**, which was the order.

Upon motion of Senator Shoemake, **SJR 12** was advanced to engrossment.

Senator Shoemake moved that the rules of the Senate be suspended and **SJR 12** be considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

Senator Bohannon asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Easterly asked to be recorded present, which was the order.

THIRD READING

SJR 12 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 12
—By Shoemake, Belvin, Ritzhaupt, Fine, Kerr, Breeden, Hamilton, McSpadden and Payne.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, OKLAHOMA CONSTITUTION, SAME TO BE ADDED AS SECTION 35; RELATING TO MUNICIPAL AND COUNTY LEVY FOR THE PURPOSE OF SECURING AND DE-

VELOPING INDUSTRY AND AUTHORIZING ANY CITY OF THE FIRST OR SECOND CLASS, ANY INCORPORATED TOWN OR ANY COUNTY, BY AND WITH THE CONSENT OF THE MAJORITY OF QUALIFIED ELECTORS, TO ISSUE BONDS FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY, WITHIN OR NEAR THE MUNICIPALITY OR WITHIN THE COUNTY; PROVIDING FOR SUBMISSION OF THE PROPOSED AMENDMENT TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH 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, same to be added as Section 35.

Section 1. Any city of the first or second class, any incorporated town and any county, may issue, by and with the consent of the majority of the qualified electors of said municipality or county voting on the question at an election held for the purpose, bonds in sums provided by such majority at such election for the purpose of securing and developing industry within or near the said municipality holding the election, or within the county holding the election.

Section 2. Such bonds shall bear interest at a rate not to exceed six per centum (6%) per annum and shall be sold only at public sale after twenty (20) days advertisement in a newspaper having a bona fide circulation in the municipality or county issuing such bonds; provided, however, that the said municipality or county may exchange such bonds for bonds of like amount, rate of interest, and length of issue.

Section 3. To provide for the payment of such bonds, principal and interest, as they mature, the municipality or county may levy a special tax, payable annually, not to exceed five (5) mills on the dollar, in addition to the legal rate permitted, on the real and personal taxable property therein; provided, however, the municipality or county may, from time to time, suspend the collection of such annual levy when not required for the payment of its bonds; and provided further, however, that in no event shall the real and personal taxable property in any city or town be subject to a special tax in excess of five (5) mills for bonds issued hereunder.

Section 4. Such bonds shall be serial, maturing annually after three years from date of issue, and shall be paid as they mature, and no such bonds shall be issued for a period longer than thirty (30) years.

Section 5. A. *The governing body of the municipality of the County Commissioners of the County shall exercise jurisdiction over the sale or exchange of any such bonds voted by the electors at an election held for that purpose and shall expend economically the funds so provided.*

B. *In the expenditure and use of proceeds from the sale of said bonds, the said governing body is hereby authorized and directed to coordinate its industrial development plans and projects in so far as practicable with similar plans and projects of local industrial development agencies and the Oklahoma Industrial Finance Authority, as set forth in Section 34 of Article X of the constitution, so as to supplement funds to be derived from these and other sources, including federal aid available to economically depressed areas, if any; and to the extent that federal requirements shall require subordination of liens securing loans from the Oklahoma Industrial Finance Authority or from other sources, as a condition to the*

obtaining of such federal aid, the same is hereby approved and authorized.

Section 6. The election on the issuance of such bonds shall be held at such time as the governing body of the municipality may designate by ordinance, or as the County Commissioners of the County may designate by order, which ordinance or order shall state the sum total of the issue, the dates of maturities thereof and shall fix the date of election so that it shall not occur earlier than thirty (30) days after the passage of the said ordinance or the granting of such order. The said election shall be held and conducted, the vote thereof canvassed, and the result thereof declared under the law and in the manner now or hereafter provided for municipal elections when the election is held by a municipality, and in the manner now or hereafter provided for county elections when the election is held by a county, so far as the same may be applicable, except as herein otherwise provided. Notice of the election shall be given by the Mayor of the municipality or by the County Commissioners of the County by advertisement weekly for at least four times in some newspaper having a bona fide circulation in the said municipality or county, with the last publication to be not less than ten (10) days prior to the date of the said election. Only qualified electors of the said municipality or county shall have a right to vote at the said election; provided, however, that when an election is held by the county, if any city or town within such county has previously voted a levy of five (5) mills under the provisions of this amendment which levy shall not have expired at the time of the election held by the county, then the electors of such town or city shall not be eligible to vote in the county election. The result of the said election shall be proclaimed by the Mayor of the municipality or by the County Commissioners of the County, and the result as proclaimed shall be conclusive, unless attacked in

the courts within thirty (30) days after the date of such proclamation.

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 to Article X, Constitution of Oklahoma, same to be added as Section 35, relating to municipal and county levy for the purpose of securing and developing industry and authorizing any city of the first or second class, any incorporated town or any county, by and with the consent of the majority of qualified electors, to issue bonds for the purpose of securing and developing industry, within or near the municipality or within the county be approved by the people?

SHALL THE PROPOSED ☐ YES
AMENDMENT BE APPROVED? ☐ NO

SECTION 3. The President of the Senate shall, immediately after the effective date of this Resolution prepare and file one (1) copy thereof, 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 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham,

Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bohannon.—1.

Not Voting: Cobb, Collins, Garrison, Harris, McClendon, Stipe.—6.

The Resolution was declared passed.

The question being, "Shall **SJR 12**, by Shoemake, Belvin, Ritzhaupt, Fine, Kerr, Breeden, Hamilton, McSpadden and Payne, entitled:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, OKLAHOMA CONSTITUTION, SAME TO BE ADDED AS SECTION 35; RELATING TO MUNICIPAL AND COUNTY LEVY FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY AND AUTHORIZING ANY CITY OF THE FIRST OR SECOND CLASS, ANY INCORPORATED TOWN OR ANY COUNTY, BY AND WITH THE CONSENT OF THE MAJORITY OF QUALIFIED ELECTORS, TO ISSUE BONDS FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY, WITHIN OR NEAR THE MUNICIPALITY OR WITHIN THE COUNTY; PROVIDING FOR SUBMISSION OF THE PROPOSED AMENDMENT TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION; 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 Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Breeden, Cartwright, Colston,

Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Berrong, Bohannon.—2.

Not Voting: Cobb, Collins, Garrison, McClendon.—4.

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 12 was ordered referred for engrossment.

Senator Bohannon asked to be recorded present, which was the order.

Senator Belvin asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 11:00 a.m., tomorrow, which motion prevailed.

FIRST READING

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

SB 259—By Stipe.

An Act amending Section 5, Title 76, Oklahoma Statutes 1951, relating to responsibility and liability for negligence; and providing for the effect of the defense of contributory negligence; amending other Acts or parts of Acts in conflict herewith; and declaring an emergency.

SB 260—By Cobb.

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.

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—Criminal Jurisprudence.

SB 144—Criminal Jurisprudence.

SB 196—Criminal Jurisprudence.

SB 202—Criminal Jurisprudence.

SB 232—Criminal Jurisprudence.

SB 234—Criminal Jurisprudence.

SB 236—Education—Common.

SB 249—Education—Higher — To Appropriations and Budget by previous order.

HB 782—Roads and Highways—To Public Safety Committee by reporting Committee.

HB 809—Criminal Jurisprudence.

HB 810—Criminal Jurisprudence.

HB 856—Criminal Jurisprudence.

DO PASS, as amended:

SB 3—Municipal Government.

SB 245—County Government.

HB 807—State and Federal Government.

As provided under the Field motion, the Senate was declared adjourned to meet at 11:00 a.m., tomorrow.

Fifty-first Legislative Day

Thursday, March 30, 1961

Pursuant to adjournment, the Senate met at 11:00 a.m., and was called to order by Senator McSpadden, designated to do so by the President Pro Tempore.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Collins.—1.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Cobb asked unanimous consent, which was granted, that it be the order of the Senate that all roll call votes be sounded by the Clerk.

Senator Boecher introduced David Walta and Charlotte Foreman and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Stipe introduced Tony Shoulders and asked that he be made Honorary Page for this legislative day, which was the order.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and

placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 566—Public Health.

WITHOUT RECOMMENDATION:

SB 219—Public Health—To Appropriations and Budget upon recommendation of reporting committee.

FIRST READING

The following Bills were introduced and read the first time:

SB 261—By Ritzhaupt.

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 O. S. 1951 § 215 and other laws in conflict herewith; making the provisions hereof severable; and declaring an emergency.

SB 262—By Trent.

An Act relating to penal and correctional institutions and programs; creating the Division of Institutions within the State Board of Public Affairs and providing for the appointment of the Director of Penal and Correctional Institutions; conferring certain jurisdiction and prescribing certain duties; creating bureaus within the Division; making provisions of Act severable; and declaring an emergency.

SB 263—By Trent.

An Act relating to the public schools of Oklahoma; providing that for purposes of calculating State aid, the district the child attends, if other than district to which child has been transferred, will be recipient of such State aid for all school purposes; repealing Acts or parts of Acts in conflict herewith; and declaring an emergency.

SECOND READING

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

SB 258—Education-Common.

SB 259—Insurance.

SB 260—Agriculture.

HB 655—Business and Industry.

HB 853—Agriculture.

HB 867—Judiciary.

HB 900—County Government.

HB 812—Judiciary.

HB 870—County Government.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 849** and **790**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 518—By Allard, Briscoe, Green, Hesser, McCue, Moad, Patterson and Ruby of the House and McSpadden of the Senate.

A Joint Resolution relating to Oklahoma's cultural development; designating the Lynn Riggs Players of Oklahoma, Inc., as "The Official Theater of the State of Oklahoma"; making the Oklahoma Historical Society the official depository for certain articles, papers, script and other materials and items; directing that enrolled copies of this Resolution be transmitted to said Lynn Riggs Players of Oklahoma, Inc., and to the State Li-

brarian and the Oklahoma Historical Society.

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

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 135 and **199**, **SJR 12**, and **SCRs 25** and **26**, each correctly engrossed.

SCR 23 correctly enrolled.

Engrossed **SBs 135** and **199**, and **SJR 12**, were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SCR 23** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Garrison presiding.

Engrossed **SCR 25** was properly signed and ordered transmitted to Honorable House for consideration.

Senator Kerr presiding.

Engrossed **SCR 26** was properly signed and ordered transmitted to the Honorable House for consideration.

Senator McSpadden presiding.

GENERAL ORDER

HB 741 by Willis (Jackson) was read and considered.

Upon motion of Senator Kerr, **HB 741** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 741** was 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgen, McSpadden, Payne,

Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Excused: Collins.—1.

Not Voting: Cartwright, Cowden, Harris, Morford, Wilson (Beckham).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows.

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Excused: Collins.—1.

Not Voting: Cartwright, Cowden, Harris, Morford, Wilson (Beckham).—5.

The emergency was declared passed.

HB 741 was properly signed and ordered returned to The Honorable House.

Senator Baldwin presiding.

GENERAL ORDER

SB 21 by Rogers of the Senate and Skaggs of the House was read and considered.

Senator Rogers moved that **SB 21** be re-referred to the Committee on Insurance Committee for further study, which motion was declared adopted.

SB 22 by Rogers of the Senate and Skaggs of the House was read and considered.

Senator Rogers moved to amend **SB 22**, line 8, page 2 after the word "term" and before the word "without" by inserting the words "of coverage" which amendment was declared adopted.

Upon motion of Senator Rogers, **SB 22**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—38.

Excused: Collins.—1.

Not Voting: Cobb, Harris, Land, Wilson (Beckham), Wilson (Greer).—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—38.

Excused: Collins.—1.

Not Voting: Cobb, Harris, Land, Wilson (Beckham), Wilson (Greer).—5.

The emergency was declared passed.

SB 22, as amended, was referred for engrossment.

Senator Cowden asked unanimous consent which was granted that **SB 163** be withdrawn from the Calendar and re-referred to the Committee on Business and Industry for a public hearing.

Senator Allen, Chairman of the Committee on Business and Industry, announced that a public hearing would be held on **SB 163** on Thursday, April 6, 1961, at 10:00 a.m.

Senator Field moved when the Clerk's desk is cleared, the Senate adjourn to meet on Monday, April 3, 1961, as provided under the Rules—1:30 p.m., which motion was adopted.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permit would be issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Leg-

islative Affairs to whom was referred the following requests for Lobby Permits, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permits be granted to the following named person:

From Oklahoma City, Oklahoma

Louis A. Gatti, 26 N.E. 66th, Oklahoma Malt Beverage Ass'n.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, April 3, 1961, as provided under the Rules—1:30 p.m.

Fifty-second Legislative Day

Monday, April 3, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, Garvin, Kerr.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Glenn C. Weinert, Minister of the Bethany Evangelical United Brethren Church of Enid, Oklahoma.

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 147—Business and Industry.

SB 238—Business and Industry.

HB 883—Social Welfare—To Appropriations and Budget by previous order.

Senator McClendon asked unanimous consent that since **HB 883** does not carry an appropriation the second reference be rescinded, which was the order.

HB 884—Social Welfare—To Appropriations and Budget by previous order.

Senator McClendon asked unanimous consent that since **HB 884** does not carry an appropriation the second reference be rescinded, which was the order.

DO PASS, as amended:

SB 205—Business and Industry.

FIRST READING

The following Bills were introduced and read the first time:

SB 264—By Stipe.

An Act relating to alcoholic beverages; amending Section 21, Subsection (b), Chapter 1, Title 37, Oklahoma Session Laws 1959, page 151; prohibiting distillers from direct business calls on retail liquor dealers; and declaring an emergency.

SB 265—By Stipe.

An Act relating to alcoholic beverages; amending Section 18, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 150; authorizing cities and towns to levy a license fee for delivery by wholesalers to a location not the principal place of business of the wholesalers; and declaring an emergency.

SECOND READING

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

SB 261—Game and Fish.

SB 262—Penal Institutions.

SB 263—Education—Common.

HJR 518—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising adoption of and returning En-grossed **SCRs 25** and **26**.

The above numbered Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 720 and 849**.

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 returning Enrolled **SCR 23**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM GOVERNOR

Advising approval by him, March 29, 1961, of Enrolled **SBs Nos. 120 and 134** entitled:

ENROLLED SENATE BILL NO. 120—By Breeden, Baldwin, Bohannon, Colston, Dacus, Easterly, Field, Fine, Hamilton, Kerr, Land, Pazoureck and Stevenson of the Senate and Avey, Blackard, Burnham, Cook, Bradley (Tulsa), Cox, Dolezal, Fogarty, Lance, Moad, Nichols (Dewey), Privett, Redman and Strickland of the House.

AN ACT RELATING TO DRIVERS' LICENSES; AMENDING 47 O. S. 1951, §288c, AS AMENDED BY SECTION 1, CHAPTER 9c, TITLE 47, OKLAHOMA SESSION LAWS 1957, PAGE 443; REQUIRING RENEWAL OF DRIVER'S LICENSE WITHOUT EXAMINATION AND WITHOUT FEE FOR MEMBERS OF ARMED SERVICES FOR DURATION OF SERVICE; RESTORING VALIDITY OF LICENSE FOR DURATION OF SERVICE AND EXTENSION OF LICENSE FOLLOWING RELEASE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 134—By Berrong.

AN ACT RELATING TO INSURANCE; AMENDING SECTION 610, ARTICLE 6,

TITLE 36, PAGE 232, OKLAHOMA SESSION LAWS 1957 (36 O. S. SUPP. 1957, § 610), BY INCREASING THE MINIMUM CAPITAL STOCK OR SURPLUS REQUIRED FOR AUTHORITY TO TRANSACT CERTAIN KINDS OF INSURANCE; AND DECLARING AN EMERGENCY.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 22, 44, 51 and 55 each correctly engrossed.

Engrossed **SBs 22, 44, 51 and 55** were properly signed and transmitted to the Honorable House for consideration.

Senator McSpadden presiding.

GENERAL ORDER

SB 117 by Bailey was read and considered.

Upon motion of Senator Bailey, **SB 117** was advanced to engrossment.

Upon motion of Senator Bailey, the rules of the Senate were suspended and **SB 117** was considered engrossed and placed upon third reading and final passage.

THIRD READING

Senator Bailey asked unanimous consent, which was granted, that Third Reading and final passage of **SB 117** be deferred for one legislative day.

GENERAL ORDER

SB 245 by Easterly was read and considered.

Upon motion of Senator Easterly, **SB 245** was advanced to engrossment.

Senator Easterly asked unanimous consent, which was granted, that **SB 245** be considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 245 was read for the third time at length.

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

Aye: Bailey, Baldwin, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—26.

Nay: Allen, Berrong, Breeden, Cobb, Hamilton, Ritzhaupt, Romang.—7.

Excused: Belvin, Garvin, Kerr.—3.

Not Voting: Collins, Ham, Land, Morford, Pazoureck, Pitcher, Stipe, Trent.—8.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Easterly, Field, Fine, Garrison, Graves, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—26.

Nay: Allen, Berrong, Breeden, Dacus, Grantham, Ritzhaupt, Romang.—7.

Excused: Belvin, Garvin, Kerr.—3.

Not Voting: Collins, Ham, Land, Morford, Pazoureck, Pitcher, Stipe, Trent.—8.

The emergency was declared failed of passage.

Senator Easterly asked unanimous consent, which was granted, that the title to **SB 245** be amended by striking the words, "AND DECLARING AN EMERGENCY."

Due to the failure of the passage of the emergency Section to **SB 245**, Senator Easterly asked unanimous consent, which was granted, that Section 4 be stricken and the title amended to conform.

SB 245, as amended, was ordered referred for engrossment.

GENERAL ORDER

SB 196 by Land was read and considered.

Upon motion of Senator Land, **SB 196** was advanced to engrossment.

Upon motion of Senator Land, the rules of the Senate were suspended and **SB 196**

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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—33.

Nay: Easterly, Pitcher.—2.

Excused: Belvin, Garvin, Kerr.—3

Not Voting: Cartwright, Collins, Cowden, Harris, Stipe, Wilson (Beckham).—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—33.

Nay: Easterly, Pitcher.—2.

Excused: Belvin, Garvin, Kerr.—3

Not Voting: Cartwright, Collins, Cowden, Harris, Stipe, Wilson (Beckham).—6.

The emergency was declared passed.

SB 196 was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Grantham asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 155** failed of passage be extended for one legislative day.

Senator Payne asked unanimous consent,

to which Senator Garrison objected, that consideration of his motion to reconsider the vote by which **SB 26** failed of passage be extended one legislative day.

Senator Payne moved that the Rules of the Senate be suspended and the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 26** failed of passage, which motion was declared adopted.

Senator Field asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of the Harris motion to reconsider the vote by which **SB 19** was passed.

RESOLUTION

By unanimous consent, Senator Trent introduced the following **SCR**, and upon his request the Resolution was ordered referred to the Committee on Social Welfare:

SCR 27 by Social Welfare Committee.

A Concurrent Resolution relating to hospital care for persons eligible for and entitled to hospitalization under the Medical care program of the Oklahoma Public Welfare Commission; establishing the maximum payment that the Oklahoma Public Welfare Commission may make for such hospitalization under the medical care programs; providing reimbursable per diem cost may be paid any hospital rendering services under the Commission's Medical Care Program but providing in no event shall such payment exceed the actual audited and certified per diem cost of University Hospitals after an amount not to exceed fifteen per cent has been deducted for professional instructional expenses and defining sources of payment.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn which motion prevailed.

The desk being clear, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Fifty-third Legislative Day

Tuesday, April 4, 1961

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

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Bailey, Ritzhaupt, Stevenson.—3.

The President declared a quorum present.

The following prayer was offered by the Chaplain, The Reverend Glenn C. Weinert, and is incorporated herein upon the request of Senator Romang:

Our Father who art in Heaven, as we pause in reverent silence for a moment let this Senate Chamber become the audience chamber of Thy presence—Because there is no solution of the world's ills, save as it springs from the hearts of men, we pray for ourselves. Cleanse Thou our hearts by Thy grace; feed our minds with Thy truth; guide our feet in Thy paths, and teach us that in Thy will we can find peace. In Jesus name we pray. Amen.

The Journal for the last legislative day was declared approved.

COMMITTEE REPORTS

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

DO PASS:

SB 86—Agriculture.

FIRST READING

The following Bill was introduced and read the first time:

SB 266—By Grantham, Field and Garrison of the Senate and Craig, Goodfellow, Green, Howe, Larason, Levergood, Nichols (Seminole) and Wolf of the House.

An Act relating to rules and regulations of State agencies; requiring State agencies, including authorities, boards, commissions, departments, instrumentalities, officers, or offices of the State of Oklahoma, to file copies of their rules and regulations with the Secretary of State and with the State Librarian and Archivist; making certain exceptions; providing for adoption of certain material in rules and regulations by reference, under certain conditions; making such filing a condition to the validity of rules and regulations except in case of emergency certified to by the Governor; providing for judicial or official notice to be taken of rules and regulations; providing that copies of rules and regulations certified as correct by the Secretary of State, shall have the same effect as the original; providing for the systematization of designations of rules and regulations; providing for publication and distribution of rules and regulations; providing for the effec-

tive date of this Act; and repealing all laws or parts of laws in conflict.

SECOND READING

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

SB 264—Business and Industry.

SB 265—Business and Industry.

Senator Hamilton asked unanimous consent, which was granted, that **HBs 883** and **884** be withdrawn from the Calendar and referred to the Appropriations and Budget Committee.

Senator Cobb asked unanimous consent, which was granted, that **SB 208** be re-referred to the Roads and Highways Committee for a public hearing thereon, without losing its place on the Calendar.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 606—By Allard and Williams (Murray) of the House and McClendon and Trent 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 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 607—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Office of the District Courts; providing that the District Court Judge 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 608—By Allard and Williams (Murray) of the House and McClendon and Trent 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 705—By Sparks, Poynor, Cox, Bradley (Tulsa), McCune, Abbott, Andrews, Atkinson, Avey, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Briscoe, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Craig (Kay), Craig (Lincoln), Diel, Doornbos, Dyer, Eidson, Etling, Fitch, Fogarty, Ford, Forsythe, Green, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Hurst, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McChristian, McCue, Massey, Moad, Mountford, Murrow, Nichols (Dewey), Northcutt, Ogden, Page, Patterson, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Settles, Shibley, Shipley, Skaggs, Skeith, Smith, Sparkman, Spraker, Stevens, Strickland, Sullivan, Taliaferro, Tate, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and Wilson (Greer), Bailey, Payne and Land of the Senate.

An Act vitalizing Section 34 of Article X of the Constitution of the State of Oklahoma, adopted July 5, 1960; providing for the issuance, sale, delivery, refunding, and payment of general obligation bonds of the State, in a total principal amount of thirty-five million five hundred thousand dollars (\$35,500,000.00) for the purpose of constructing new buildings and other capital improvements, and for equipping, remodeling, modernizing and repairing any and all existing buildings and capital improvements, at the constituent institutions of the Oklahoma State System of Higher Education, providing that five million dollars (\$5,000,000.00) thereof be

used to construct and equip a school and hospital for mentally retarded children in Northeastern Oklahoma as authorized by Section 34 of Article X of the Constitution of the State of Oklahoma; pledging the payment of the interest on, and the principal of, such bonds; providing for the issuance of one or more interim bonds; providing for the approval of the proceedings in connection with the issuance of such bonds and refunding bonds by the Attorney General, and for the approval of such bonds by the Supreme Court of the State of Oklahoma; creating the "State of Oklahoma Building Bonds of 1961 Sinking Fund"; providing for the investment of construction account and sinking fund monies; providing that the Attorney General shall represent the building Bonds Commission as attorney and prohibiting the payment of funds for attorneys' fees, agents' charges or commissions; declaring the intent of the Legislature in adopting this Act; providing that the provisions of this Act are severable and that if any of the provisions hereof are adjudged to be invalid, such adjudication shall not affect the validity of any of the other provisions of the Act; and declaring an emergency.

HB 890—By McCune, Sparks, Cox, Poynor, Bradley (Tulsa), Howard, Johnston and Atkinson of the House and Wilson (Greer), Bailey, Payne and Land of the Senate.

An Act directing the refunding of the State owned and held "State of Oklahoma Building Bonds" 1949 issue; providing for the terms, call and redemption of said refunding bonds; providing for the issuance of interim bonds; providing for the issuance, delivery of said refunding bonds and the exchange and cancellation of "State of Oklahoma Building Bonds" 1949 issue; continuation and applicability of the provisions of 62 O. S. 1951, Sections 57.1 to 57.14 inclusive and as amended as to said refunding bonds and providing that said refunding bonds shall have the same priority of payment and be paid from

the same revenues in the manner enjoyed by the bonds refunded; providing for severability; and declaring an emergency.

HB 906—By Levergood, McCune, Henry, Stevens, Fitch, Burnham, Patterson and Fowler of the House and Graves of the Senate.

An Act authorizing and empowering Court Clerks and/or County Clerks to dispose of Justice of the Peace Court dockets and records deposited with them for a period of longer than ten (10) years; repealing conflicting laws; and declaring an emergency.

HB 928—By Shipley of the House and Baldwin of the Senate.

An Act relating to schools; amending 70 O. S. 1951, § 2A-4, and 18-4 Subdivision 1; vesting administrative authority of State Reformatory School in State Department of Education; authorizing State Board of Education to apportion appropriation funds for minimum program in State Reformatory School; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 741**.

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 Harris motion to reconsider the vote by which **SB 19**, as amended, was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Lollar, McColgin, Morford, Payne, Romang, Stipe, Tipps, Trent.—20.

Nay: Allen, Baldwin, Belvin, Berrong,

Boecher, Cartwright, Dacus, Easterly, Field, Fine, Grantham, Kerr, Land, McClendon, McSpadden, Pazoureck, Pitcher, Rogers, Shoemake, Wilson (Beckham), Wilson (Greer).—21.

Excused: Bailey, Ritzhaupt, Stevenson.—3.

SB 19 was ordered referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 196 and **245** each correctly engrossed.

SCRs 25 and **26**, and **SR 35**, each correctly enrolled.

Engrossed **SBs 196** and **245** were properly signed and ordered transmitted to the Honorable House for consideration.

Senator Garrison presiding.

Enrolled **SCR 25** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Kerr presiding.

Enrolled **SCR 26** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator McSpadden presiding.

Enrolled **SR 35** was properly signed and ordered transmitted to the Secretary of State.

The President presiding.

GENERAL ORDER

SB 221 by Allen was read and considered.

Upon request of Senator Allen, further consideration of **SB 221** was deferred for this legislative day.

SB 147 by Field was read and considered.

Upon request of Senator Field, consideration of **SB 147** was temporarily deferred for the purpose of preparing an amendment.

Senators Bailey and Ritzhaupt asked to be shown present, which was the order.

HB 856 by Skaggs, et al, was read and considered.

Upon motion of Senator Morford, **HB 856** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **HB 856** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: Easterly, McColgin, Pitcher, Wilson (Beckham).—4.

Excused: Stevenson.—1.

Not Voting: Ham.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: Easterly, McColgin, Pitcher, Wilson (Beckham).—4.

Excused: Stevenson.—1.

Not Voting: Ham.—1.

The emergency was declared passed.

HB 856 was properly signed and ordered returned to The Honorable House.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCRs 25** and **26**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

RESOLUTION

By unanimous consent, upon request of Senator Cowden, the following Resolution was introduced:

SCR 28 — By Cowden, Collins, Tipps, Shoemake and Cobb.

A Resolution expressing Legislative intent that the money apportioned by **HB 932**, Laws 1959, page 285-292, 69 OS Supp. 1959, 653-83, be considered revenues of the turnpikes and as such subject to pledge in the same manner as tolls until all bonds issued under the provisions of 69 OS Supp. 1959, Section 655, are paid or provision for their payment is made.

Senator Cowden moved that the rules of the Senate be suspended and **SCR 28** be considered at this time.

Senator McClendon raised a point of order against the Cowden motion, which was overruled, stating that the subject matter was identical with **SCR 19**, previously referred to the Committee on Roads and Highways and the Special Committee appointed under **SR 1**.

The vote occurring upon the Cowden motion, it was declared adopted upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Wilson (Beckham), Wilson (Greer).—17.

Excused: Stevenson.—1.

Not Voting: Ham.—1.

SCR 28 was taken up for consideration and read at length upon request of Senator Ritzhaupt.

Senator Fine raised a point of order against consideration of **SCR 28**, citing Rule 43-b, which was overruled by the President.

Senator Ritzhaupt moved to amend **SCR 28**, paragraph 5, by striking after the word "until" on line 2, and before the word "the" on line 3, the following: "all turnpike bonds hereafter issued and," which motion was declared adopted.

Senator Allen moved to amend **SCR 28**, by adding another paragraph as follows: "Whereas the Supreme Court has recently ruled on the 1959 Turnpike Act, we hereby commend the Supreme Court on its outrageous opinion and commend them for it." which amendment was tabled upon motion of Senator Ritzhaupt, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Allen moved to amend **SCR 28** by adding a new paragraph as follows:

"Provided if the Southwestern Turnpike be constructed in more than one section that the first leg of the Southwestern Turnpike run from south of the New Castle bridge and end approximately three miles northeast of Chickasha and not start again until approximately four miles south of Chickasha" which amendment was tabled by Senator Cowden, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers,

Romang, Shoemake, Stipe, Tipps, Trent.—28.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, McClendon, Ritzhaupt, Wilson (Beckham), Wilson (Greer).—15.

Excused: Stevenson.—1.

Senator Baldwin moved to amend **SCR 28** by adding at the end thereof a new paragraph as follows: "3. That the provisions of this Resolution shall be effective only after the same shall have been approved by a vote of the people of Oklahoma as required by the Constitution of the State of Oklahoma for the creation of a debt" which amendment was tabled upon motion of Senator Cowden, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senators Cartwright and Fine moved to amend **SCR 28** by striking all of paragraph three thereof and the letter attached to said Resolution.

Prior to the consideration of the Cartwright-Fine amendment, Senator Cartwright raised a point of order against the attaching to and considering as a part of **SCR 28**, a letter from Allen and Company of New York City, which point of order was overruled by the President.

Senator Cartwright appealed from the decision of the Chair.

The question being, "Shall the Chair be sustained?"

Upon a roll call as follows, the Chair was declared sustained:

Aye: Bailey, Belvin, Cobb, Collins, Cow-

den, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent.—26.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Romang, Wilson (Greer).—16.

Excused: Stevenson.—1.

Not Voting: Wilson (Beckham).—1.

Senator Tipps moved to table the Cartwright-Fine amendment, which motion was declared adopted upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent.—22.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—21.

Excused: Stevenson.—1.

Senator Berrong moved to amend **SCR 28**, paragraph 5, by substituting a period for the comma, after the word "made", and adding the following "but not to exceed \$500,000 in any one year or in excess of \$2,000,000 in balance of the trust fund." which motion was tabled upon motion of Senator Cowden, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—26.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—17.

Excused: Stevenson.—1.

Senator Berrong moved to amend **SCR**

28, as originally introduced, in paragraph 5 thereof, by inserting after the word "issued" and before the word "and" the words "Southwestern Turnpike" which amendment was tabled upon motion of Senator Tipps, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Graves, Ham, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Wilson.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Grantham, Hamilton, Kerr, McClendon, Ritzhaupt, Romang, Trent, Wilson (Beckham), Wilson (Greer).—19.

Excused: Stevenson.—1.

Senator Hamilton moved to amend **SCR 28**, page 2, the last line thereof, by striking after the word "be" the word "permanent" and inserting in lieu thereof the following "terminated two years from the beginning effective date of bonds sold under the provision of **HB 932**, Laws 1959, p. 286-287, 69 OS Supp. 1959, Sections 653-83" which amendment was tabled upon motion of Senator Cowden, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—23.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, McSpadden, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—20.

Excused: Stevenson.—1.

Senator McClendon moved to amend **SCR 28**, by striking the enacting clause, "Now, therefore, be it resolved by the Senate of the Twenty-eighth Oklahoma Legislature, the House of Representatives concurring therein:" which amendment was tabled upon motion of Senator Tipps, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Graves, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—23.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—19.

Excused: Stevenson: 1.

Not Voting: Ham.—1.

Senator Berrong moved to amend **SCR 28**, page 2, line 5, by striking after the word "turnpikes" the following language: "is 'revenue' generated by turnpikes" which amendment was tabled upon motion of Senator Tipps upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—17.

Excused: Stevenson.—1.

Not Voting: Boecher.—1.

Senator Allen moved to amend **SCR 28**, by adding a new paragraph as follows: "The Oklahoma Turnpike Authority is hereby directed to advertise, notify and solicit from interested parties competitive bids for (1) the underwriting of any proposed bond issue in excess of One Thousand Dollars (\$1,000.00) or (2) any proposed construction estimated to cost over One Thousand Dollars (\$1,000.00) and such Authority is further directed to award to the party submitting the lowest and best bid the contract for such underwriting or construction; provided, the Authority may reject all bids and re-advertise for addi-

tional bids to secure the best terms available for such contract."

Senator Tipps moved to table the Allen amendment, which motion failed of adoption upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Garrison, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Stipe, Tipps, Trent.—19.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Garvin, Grantham, Hamilton, Harris, Kerr, McClendon, McSpadden, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—23.

Excused: Stevenson.—1.

Not Voting: Shoemake.—1.

The vote occurring upon the Allen amendment, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cobb, Collins, Cowden, Easterly, Garrison, Land, Lollar, McColgin, Payne, Pazoureck, Pitcher, Stipe, Tipps.—13.

Excused: Stevenson.—1.

Senators Cartwright, Wilson (Beckham) and Fine moved to amend **SCR 28**, page 2, by adding after section (2) a new section as follows: "(3) In order that the most feasible use of the funds be made and future turnpikes built at the lowest cost, the Attorney General shall handle all legal matters for the Oklahoma Turnpike Authority and that no funds whatsoever be paid to any attorney" which amendment was tabled upon motion of Senator Cowden, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cow-

den, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Shoemake, Stipe, Tipps.—23.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Trent, Wilson (Beckham), Wilson (Greer).—19.

Excused: Stevenson.—1.

Not Voting: Pitcher.—1.

Senator Harris moved to amend **SCR 28** by adding a new paragraph at the end thereof, reading as follows: "3. This resolution or the action concerning it shall never be made or become a part of the evidence, pleadings, briefs, petitions or proceedings in any Court of the State of Oklahoma".

Senator Cowden moved to table the Harris amendment, which motion failed of adoption, upon a roll call as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Garrison, Garvin, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent.—21.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—22.

Excused: Stevenson.—1.

The vote occurring on the Harris amendment, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—22.

Nay: Bailey, Belvin, Cobb, Collins, Cowden, Garrison, Garvin, Graves, Ham, Land, Lollar, McColgin, McSpadden, Mor-

ford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent.—21.

Excused: Stevenson.—1.

Senator Harris moved to amend **SCR 28** by adding a new paragraph at the end thereof, as follows: "3. This Resolution shall in no wise be deemed to express the intent of the 27th Legislature," which amendment was tabled upon motion of Senator Tipps, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Harris moved to amend **SCR 28**, by striking the period after the word "permanent" at the end of the Resolution and by adding the following language: "but not to exceed a period of forty years after the issuance of the first bonds hereafter issued."

Senator Berrong asked unanimous consent, to which Senator Cowden objected, to amend by the Harris amendment, by striking the words "shall be permanent" at the end of the Resolution to be followed with the Harris amendment.

Senator Harris asked unanimous consent, which was granted, to withdraw his amendment.

Senator Harris moved to amend **SCR 28**, by adding a new paragraph at the end thereof to read as follows: "3. The apportionment of motor fuel taxes to said turnpike trust fund may be discontinued permanently or for a period of time when, after the Turner and Will Rogers Turnpike bonds and interest thereof have been paid in full, a board composed of the Consulting Engineer and the Trustee on turnpike proj-

ects for which bonds are hereafter issued and the Chairman and Chief Engineer-Manager shall determine that turnpike bonds then outstanding are soundly and fully secure and there is no danger of default in the payment of principal or interest thereon."

Senator Harris asked unanimous consent, to which Senator Cowden objected, to amend his amendment by striking the words "Consulting Engineer" and inserting the words "Attorney General."

Senator Harris asked to withdraw his amendment, which was the order.

Senator Grantham moved to amend **SCR 28**, by adding at the end thereof the following words: "This Resolution shall not be used to influence the changing of the opinions heretofore rendered by the Supreme Court of the State of Oklahoma," which amendment was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Fine, Garvin, Grantham, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—22.

Nay: Bailey, Belvin, Cobb, Collins, Cowden, Field, Garrison, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent.—21.

Excused: Stevenson.—1.

Senator McClendon moved to amend **SCR 28** by striking all of sub-section (2), page 3, which amendment was tabled upon motion of Senator Collins, the roll call thereon being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Harris,

Kerr, McClendon, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Cartwright moved to amend **SCR 28**, page 2, by adding after numbered paragraph (2) the following language to be numbered paragraph (3): "(3) The chief engineer for the Turnpike Authority shall be the exclusive engineer for said Authority," which amendment was tabled upon motion of Senator Cowden, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Hamilton moved to amend **SCR 28**, by striking the word "is" in the second and fourth paragraphs and inserting the word "was" in both instances, which amendment was tabled upon motion of Senator Tipps.

Senator Harris moved to amend **SCR 28**, by adding a new paragraph at the end thereof to read as follows: "3. The apportionment of motor fuel taxes to said turnpike trust fund may be discontinued permanently or for a period of time when, after the Turner and Will Rogers Turnpike bonds and interest thereon have been paid in full, a Board composed of the Attorney General and the Trustee on turnpike projects for which bonds are hereafter issued and the Chairman and Chief Engineer-Manager shall determine that turnpike bonds then outstanding are soundly and fully secure and there is no danger of default in the payment of principal or interest thereon" which amendment was tabled upon motion of Senator Cowden, the roll call thereon being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Not Voting: McSpadden.—1.

Senator Allen moved to amend **SCR 28**, by adding a new paragraph as follows: "WHEREAS, It is the intent of the Legislature that the Bonds shall not be discounted more than three and one-half (3½%) percent," which amendment was tabled upon motion of Senator Tipps, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Allen moved to amend **SCR 28**, by adding a new paragraph as follows: "Provided that the total engineering costs on any turnpike shall not exceed six (6%) percent," which amendment was tabled upon motion of Senator Tipps, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, Mc-

Clendon, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Allen moved to amend **SCR 28**, last line of Paragraph 5 by deleting after the word "made" the period and adding the following: "providing part of the bonds are sold by July 1, 1962", which amendment was tabled upon motion of Senator Cowden, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, McSpadden, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Stevenson.—1.

Senator Cartwright moved to amend **SCR 28**, page 2, by adding after paragraph "2", the following: "3. The attorney fees shall be limited to an amount not to exceed \$5,000.00 per year", which amendment was tabled upon motion of Senator Stipe, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—19.

Excused: Stevenson.—1.

Senator Kerr moved to amend **SCR 28**, by striking the words "Sincerely yours" from the letter attached to said Resolution, which amendment was declared failed of adoption.

Senator Cartwright moved to amend **SCR**

28, page 2, by adding after numbered paragraph "2" a new paragraph as follows: "3. That it is the intent of the 28th Legislature to make the investment bankers happy, and upon adoption of **SCR 28** they be forthwith notified of the action of the Oklahoma State Senate", which amendment was tabled upon motion of Senator Tipps.

Senator Cowden moved that **SCR 28**, as amended, be adopted.

Senator Ritzhaupt, as a substitute, moved that further consideration of **SCR 28**, as amended, be deferred until tomorrow, the Resolution as amended to be printed, which motion was tabled upon motion of Senator Cowden, the roll call being as follows:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent.—23.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—20.

Excused: Stevenson.—1.

Senator Shoemake asked unanimous consent, which was granted, that his name be ordered stricken as a co-author of **SCR 28**.

The vote occurring on the Cowden motion, **SCR 28**, as amended, was declared adopted upon a roll call as follows, the Resolution being referred for engrossment:

Aye: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, Mc-

Clendon, Ritzhaupt, Romang, Trent, Wilson (Beckham), Wilson (Greer).—19.

Excused: Stevenson.—1.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved to reconsider the vote by which SCR 28, as amended, was adopted.

Senator Dacus, following his discussion of SCR 28, asked unanimous consent, which was granted, that the remarks relative to the financing of additional turnpikes in Oklahoma, made on the last legislative day, by Senator Harris, before the State Senate, and by Senators Baldwin and Cartwright, before the Roads and Highways Committee, be incorporated in the Journal, which follow:

Remarks by Senator Harris:

Mr. President and Gentlemen of the Senate, I want to be heard, if I may, at this time for the first time on the Senate floor in regard to the dispute in regard to the various resolutions proposed and now before the Roads and Highways Committee of the Senate, in regard to the financing of additional Turnpikes in Oklahoma. I believe that my remarks will reveal some facts which have not heretofore been known by most, if not all, members of the Senate in the detail to which I will go in regard to the financing of other Turnpikes. I want to say further that I have not spoken on this Senate floor in regard to these resolutions and the dispute as to the passage of the resolutions for several reasons, up until this time.

First of all, before I spoke to you about the resolutions and their intent and effect, I wanted to be certain that I had the entire picture as to the facts. I believe that I now do. And Secondly, I had hoped that the Governor would abandon his efforts to pass the Resolution which he has supported up to this time, or that the Resolution would by now have been defeated. And Thirdly, I hesitated to speak

on this matter lest my remarks unavoidably injure the cause of Turnpikes generally. I think now that this matter is of such serious import that I must speak that there be no question that you are as informed as I am about these matters, you having entrusted to me the Chairmanship of the Special Committee on Turnpikes of the Legislative Council during this last interim, and I having kept up-to-date on a day to day basis in regard to this matter and since the Legislature started.

As you know, of course, I am the principal author and supporter of every piece of turnpike legislation which has passed this Senate since I came to the legislature and Senate in 1957. I have not wavered one iota in my wholehearted support of Turnpikes. That includes the Southwestern Turnpike, which of course first prompted my interest in Turnpikes, it includes the Eastern Turnpike which you authorized last session, or any turnpike which you may authorize or which may be authorized which is feasible, because I feel that turnpikes, wherever feasible, are an essential and integral part of our road program, both now and in the future of Oklahoma.

I want to make that clear. I might say before I get into the meat of what I have to say, that some of this will be rather technical, because this is a complex and complicated matter, and I hope that if you think of questions as I go along that you will note them down and ask me when I finish my remarks, because I will be happy to answer any questions that I may be able to, but I would like to finish my remarks without answering questions at this time.

I want to emphasize that the passage or rejection of the Edmondson Resolution is not a question of whether or not Turnpikes are an essential and integral part of our road program. The question involved is not a question of whether or not we should build the Southwestern

Turnpike. The question is not a question of whether or not we should build the Eastern Turnpike.

In order to go into this matter I have the law and Trust Agreement before me. I have to go a little bit into the history of turnpike legislation and what has happened in regard to turnpikes generally on a day to day basis, up until this moment. Many of us are not familiar with the instruments which must bear upon this question. But it isn't only this Resolution, because this Resolution is after and in pursuance of a law which we passed last session. It also comes after and in pursuance of a Trust Agreement, some 200 odd pages long, which has been entered into by the Turnpike Authority. It comes after and in pursuance of a Supreme Court decision which has three times been reaffirmed, on its original decision, on a petition for rehearing and on a second petition for rehearing. All those matters bear upon the question which is involved in this Resolution.

Now in 1957, I authored Senate Joint Resolution No. 37 which was passed by the Senate and the House and became the law, which provided for the first time an apportionment of gasoline taxes to Turnpikes in the amount of half a million dollars per year, but it was not cumulative, it would not start to accrue until bonds were sold, and if not needed would go back each year, and, naturally, of course, the Resolution could be repealed or altered by any future Legislature. I might say to you that in my opinion, had it not been for a serious slump which the bond market was then in, that Resolution would have sold some bonds. I want to say to you first that on the day this Senate was adjourned, during that session, I was called out of this body by an attorney who still at this time is interested in this matter — called out that door — (indicating) and asked to revive a bill out of Committee which would have repealed a provision in

the Turnpike Act requiring that contracts on turnpike construction not be let in excess of \$1 million. He made the statement to me that if we could pass that on the last day of the session, it being a House Bill in Committee, that that would definitely sell the Southwestern Turnpike bonds. I, along with others in this Senate, would not agree to that because we felt that it would be unwholesome and would result in the Turnpike Authority being allowed to let a total contract for construction of Fifty-odd million dollars on the Southwestern Turnpike in one contract. And it later developed that the gentleman who talked to me about it, who is still interested in this matter, was representing the Murchison interests. Of course, when we would not go along with that, it was not even put up, and the session adjourned that day about two or three o'clock without that Bill being brought out of Committee. So, this is not the first time someone has said to me that if you do this it will definitely sell the Southwestern bonds. That's been said several times to me, but I have not been willing to do that in that particular instance and in others, just because it would definitely sell the Southwestern Turnpike bonds.

Now, last session, as you know, I was the principal author and supporter in the Senate of House Bill 932, which was a bill that eventually became the law. That Bill does this: it authorizes two turnpikes. It authorizes the Southwestern Turnpike between Oklahoma City and Wichita Falls, and ties down the route where the turnpike goes if and when it is built. It authorizes a turnpike which is called the Eastern Turnpike, which must start at a point near Tulsa and wind up at a point on Red River, and be built anywhere between U. S. 77 on the West and the Arkansas border on the East, and it contains the language, the law does, if you will check it, "or any part or parts thereof." The Bill further, as you know, set up a Trust Fund to aid

in the financing of turnpikes, and provided that the Trust Fund could be used to pay interest in any year that other revenue was not available to pay interest on any bonds hereafter issued. It provided that there should be an apportionment to the Trust Fund an amount, not to exceed \$1 million dollars, equal to the gasoline tax on gasoline consumed on Turnpikes then existing and which may be built in the future, starting immediately before any bonds were sold. And it further provided that bonds hereafter sold could pledge as security for those bonds the revenue from the Will Rogers and the Turner Turnpikes after they had paid out.

Now, as you remember — many of you were here — that, when this bill was before the Senate Roads and Highways Committee, with my agreement the Committee asked for an Attorney General's opinion as to the permanency or irrevocability of the apportionment of \$1 million per year. I drew that request to the Attorney General. I wrote the request for the opinion, and I might say at that time there were attorneys who were interested in this matter who thought, in spite of the request of the Committee, that no opinion should be asked from the Attorney General because, they were certain what the opinion would be, and because they said, "we will take our chances with the Supreme Court". But I said, "I am not going to do that. I want to pass something that will be legal, and that will build some Turnpikes." I asked for the opinion. The Attorney General ruled that the Bill would be unconstitutional if it attempted to give a vested right to the bond people in the continuation of the apportionment of gasoline tax. I, then, and the Roads and Highway Committee, then, amended the bill, and I might say over the objections of those same attorneys who said, "Let's pass it anyway." We amended the bill to say that the Trust Fund could be obligated and expended "as the same ac-

cumulates". Now, that is exactly what was put in by that amendment which I drafted. Upon the assertion by me that the apportionment was not irrevocable, there was no intention that it be irrevocable, the Roads and Highway Committee voted out that Bill, and, upon the same assertion by me, the Senate adopted the Bill, and it became law.

Now then, as required by the law, the Turnpike Authority then went to the Supreme Court to get a validation of the Act to hold that it was constitutional. It was argued against the law that it was unconstitutional because it attempted to make this apportionment irrevocable. It was argued to the Court in favor of the law that the law was constitutional because it did not attempt to make this apportionment irrevocable. And the Court held that, with the words in there, "as the same accumulates," this Fund may be obligated or expended; the Court held that the bill was constitutional.

Then the Authority ordered the traffic, revenue and cost estimates to be made by the engineers. As you know, the revenue and cost estimates on the Southwestern Turnpike showed that it was feasible. The reports in regard to the Eastern Turnpike were very disappointing and for a time were suppressed and not made public, which many of you knew about and which I knew about at that time, with the hope that it might be bettered and that the revenue and the traffic could be better shown on at least one of the new routes which was studied. And I might say that at least three or four routes were studied by the traffic engineers as to which one would be the best and most economical and most feasible route, as the law required, for the Eastern Turnpike.

Then, after the reports were drawn, the Authority drew up a Trust Agreement, which they must do, which is, in other words, a mortgage that we are going to give in return for the money that we

are going to borrow under the bonds. That Trust Agreement has these provisions: it pledges the revenue from the Southwestern and from the Eastern when it is built; it pledges, of course as the law permits, the revenue from the Turner and Will Rogers after they have paid out; it pledges the Trust Fund. Then I might say this, that in order to take advantage, which they should do, of the entire new bill which we passed, these roads, the Southwestern and the Eastern, are put under a common sinking fund so that any security pledged for one will be the same security for all, and all the available revenue from both that are built would go into this common sinking fund. I am gradually getting down to the meat of this thing, but we are about to get there.

Because of the disappointing report in regard to the Eastern Turnpike, there were provisions in the Trust Agreement, which I hold here (indicating), first of all, in Section 208, for \$59 million to be issued in bonds for the Southwestern Turnpike, then, in Section 209, for \$31 million in bonds to be issued, if they were issued simultaneously with the Southwestern, for the Eastern Turnpike. And then, in Section 210, it was provided — and now this is beginning to get important — on page 40, that, if the Eastern Turnpike did not sell at the same time the Southwestern sold, before it could later be sold it must meet certain requirements. These requirements have to do with the revenue then coming in on the Will Rogers and Turner and the revenue then coming in on the Southwestern, after it has been in operation for one full year. The effect of this is that, unless you sell the Eastern Turnpike under this Trust Agreement at the same time you sell the Southwestern, the effect is that it would be approximately four years before you could sell the Eastern Turnpike. Now, we did not write that in the law, but this was written into the Trust Agreement at the request of the bond underwriters, and it was their in-

tent at that time that they would go ahead and sell the Southwestern now on the good report which it had and eventually, under this Trust agreement, sell the Eastern Turnpike.

But then somebody got an idea, an idea that the Supreme Court of Oklahoma might be prevailed upon to make this apportionment irrevocable. That is something new. That is something that had not been argued previously. The idea that you would ask the Court to say that you cannot repeal this million dollar per year apportionment. If they could get that additional security, then they could knock out these restrictive provisions on the later sales of the Eastern Turnpike, that having been the thing which has held up the sale of the Southwestern to that time. They either had to sell the Eastern right with the Southwestern or wait four years, if you went ahead and sold it. So, they held up the sale until they could finally get that worked out, needing additional security in order to get out that provision, which I just read to you on page 40, Section 210 of the Trust Agreement. Now, in the petition which was drawn to go into Court, which they had to do in order to validate the Trust Agreement, they asked the question if the bond underwriters — now get this — if the bond underwriters would have a vested right in the continuation of the apportionment of \$1 million a year so long as bonds were outstanding. At that time Norman Reynolds and I, he serving as one of the attorneys for the Authority, argued that that question should not be asked. That it had already been answered, that the answer was clear, and that it would simply stir up additional controversy to try to now say that this apportionment was irrevocable. Others prevailed, and in the Supreme Court case, the Court was asked to now hold that this apportionment was now irrevocable, and should not be repealed by future legislatures.

Incredible pressure was brought to bear

upon the Supreme Court of Oklahoma, and the Court eventually, after a good deal of study, held, in accordance with the provisions of the Constitution that no Legislature can bind future Legislatures or that they cannot create a debt in Oklahoma without a vote of the people, the Court held that the Trust Fund apportionment was not irrevocable, but could be repealed by the Legislature. And to the theory, which was argued, that the motor fuel tax levy could be altered, amended or repealed, but the apportionment was irrevocable, the Court held that it was not the legislative intent of the Twenty-Seventh Legislature that that be done. And they turned down that argument. I, then, made a statement in which I said that the decision of the Supreme Court was sound and valid and followed the Constitution and the law as we wrote it last session.

And then, all of a sudden, the Turnpike Authority lawyers, at the request of the Governor filed a petition for rehearing to ask the same question of irrevocability, again, of the Supreme Court. And, during that period, I had a personal request, which I refused, from the Chief Executive of this State that I attempt to influence a member of the Supreme Court to change his opinion. And I had the same request from other sources who are also interested in this matter, and I refused to do that, because I felt the Court had made its decision, I not being a party to the case, I had no business ethically or otherwise trying to tell the Court what to do. At that time negotiations were opened by the Governor and others with Bill Hoover of Ada with the idea that they might get together on a route for the Eastern Turnpike which would cause him to drop his appeal in regard to this matter and that he might be able, himself, to influence a different member of the Supreme Court on this question of irrevocability. The negotiations were fruitless. The Court, as you know, after all kinds of pressure, came back and denied the petition for rehearing

and reiterated its position in regard to the fact that later legislatures could repeal this apportionment.

I made the same statement, again, in regard to the decision. And, lo and behold, the Turnpike Authority lawyers filed a second petition for rehearing, asking, again, the same question put to the Court and twice denied, the question of irrevocability of this apportionment, again arguing for the third time, that true, the Legislature could repeal, alter or amend the motor fuel tax levy, but they could not repeal the apportionment, which was irrevocable and was "revenue generated by Turnpikes". The Court, again, after tremendous pressure, by a 5-4 opinion, reiterated their same position, holding that this Trust Fund could not be made irrevocable.

Then, after that, I talked with an attorney for the bond underwriters who had discussed the final hearing and the final order by the Supreme Court with the bond underwriters. He told me that the Southwestern Turnpike was marketable under this decision, that it would be marketed forthwith, and that they would have to give up for the time being because of the traffic reports and the Supreme Court opinion on the Eastern Turnpike. That lasted about three days, and then somebody dreamed up this Resolution. On the following Monday the same attorney talked to me and told me that the matter was confused and muddled and that it would now be necessary to pass the Resolution through the Legislature, expressing the intent of the Legislature as to this irrevocability, and that should be done in a simple Concurrent Resolution, which would not have the effect of law. I told him that I thought it was unwise and unnecessary to introduce and attempt to pass such a Resolution, that I thought it would stir up considerable controversy and that it ought not to be done. The Supreme Court had three times ruled on the question of irrevocability.

Later, and before the Resolution was introduced, I talked at his request with the Governor of Oklahoma about this Resolu-

tion. He asked me to affirmatively support the Resolution and its passage through the Legislature, for the reason and for the stated purpose, number one, that it was necessary that this Resolution be passed in order to sell the Southwestern Turnpike, it being stated by him that the Eastern Turnpike was now dead; for the second reason, that it was necessary to pass this resolution in order to assure the bond underwriters that this Session of the Legislature, at least, was not going to repeal the apportionment of the motor fuel taxes; and for the further reason that the bond underwriters needed this Resolution for "Window Dressing," and with the statement, to which I was to agree, that this was a simple Resolution which did not bind anybody, and that it ought to be passed because it wouldn't hurt anybody and wouldn't be binding upon this or any future Legislature.

I felt at that time, I feel now, that none of those assertions representing the stated purposes for the Edmondson Resolution, represents the true facts. I refused to handle the Resolution, I refused to be a party to its introduction or its attempted passage, and I told the Governor that I thought it was unwise and unnecessary and that any attempt at a hurried passage, without it being printed or studied or carefully explained, would be detrimental, and very seriously detrimental, to the cause of Turnpikes generally.

Now, I want to examine those assertions for you. I might say it has been stated on this Senate floor before that it is impossible to build Turnpikes without graft and corruption. I have felt that it can be done. And I think that my actions in regard to Turnpikes and in regard to this Resolution indicate to you that we can do it in an open and an above-board manner and in a manner in which will be of lasting benefit to the people of Oklahoma. And we can do it by explaining all the facts and by being open and above-board about what we do, and being certain that everybody understands what the purpose is.

First of all, in regard to the stated purpose of the Resolution that it is necessary to pass it in order to assure the bond people that this Session of the Legislature, at least, is not going to repeal the apportionment. I want to say that, when that statement was made to me, I said to the Governor, "There is a lot of unnecessary language in that Resolution in order to accomplish that purpose." The same purpose could be accomplished by bringing up the anti-toll road bills and killing those bills. The same purpose could be accomplished in a much more direct way by a Resolution, which I later drafted and introduced and which is now in the Roads and Highways Committee, which reaffirms and approves the provisions of the present Turnpike Law and the continuation of the apportionment thereunder. That Resolution gets at it head-on. The only objection that has been voiced to that kind of an approach to today is the objection that the bond people want the other Resolution.

Now, in regard to the statement that this is necessary so that the bond people can have it for "Window Dressing," I want to say to you that I think it is obvious to anybody who knows anything about bond financing that a reputable bond underwriting firm is not going to go to a prospective purchaser, and, by means of this Resolution, attempt to convince him that this apportionment is irrevocable, with his future reputation in mind, unless he actually feels that the apportionment is irrevocable. On its face, the statement that this Resolution could be used as "Window Dressing" by the bond underwriters is ridiculous.

Now, in regard to the statement—that this is really important—that this Resolution is not binding on anybody, it is just a little simple Resolution which doesn't bind anybody. Now, I want to say in regard to that that, when I talked to the bond underwriters by telephone a week or so ago, they told me that what they had wanted was a Bill, which would have the effect of law, but that "they" (and I put that in

quotes) "had informed us that the political conditions in Oklahoma would not support the passage of a Bill which would have the effect of law, and, therefore, we had to go back to the Senate Concurrent Resolution," and, thereby, he not saying it, but I, saying it attempts to accomplish by indirection what cannot be directly accomplished. Now, still on this question that it is not binding on anybody, I asked the Governor if he would assure me that this Resolution was not intended to be used to get back into the Supreme Court to pressure them to change their thinking on the irrevocability of the apportionment. He told me that he had no present intention to do that, but he could not assure me that it would not eventually be done. Here is the important thing. This Resolution is drawn, whether you use the word "irrevocable" or "permanent" in the technical legal language of a Kentucky Supreme Court case, which held that it is true that the Legislature can repeal, alter or amend the gasoline tax, but as long as you have any gasoline tax, the apportionment of one million dollars per year is irrevocable, they having a similar law, but I am not certain as to their Constitution. It is drawn in that technical legal language, and it ties in with the opinion of our Court that it was not the legislative intent that that theory be followed in Oklahoma. Don't you see that, if you had this Resolution, it would be possible to go back and say, "Oh, yes, it was the Legislative intent!" I asked at my last meeting with Norman Reynolds, which was last Thursday morning, this is important, I said, "There isn't any use of you and I talking about words or semantics; the question is the permanency or the irrevocability of this apportionment fund." I said, "Would you give me a letter." This might be of some importance, I said "Would you give me a letter, signed by the Governor of Oklahoma and the Chairman of the Turnpike Authority, which could be printed in the Journal of the Senate, in which they would give absolute assurance in no uncertain terms that this Resolution would

not be used to get the Supreme Court to change its mind on the question of irrevocability." He told me that he could not furnish such a letter, that they would not want to give up the possibility that they might want to go back to court in order to sell bonds, although then he said, "We have no present intention that that be done." I asked the bond underwriters on the telephone a week or so ago if they could give such a letter or even such an oral assurance. They stated to me that the question of going back to the Supreme Court was not within their prerogative, and that they would not comment upon the possibility that this Resolution might be taken back to the Supreme Court of Oklahoma. There are several ways that it can be taken back to the Supreme Court of Oklahoma, but the best one that I know of was suggested to me by Norman Reynolds last Thursday morning when he said, and you lawyers particularly will be interested in this procedure, that in a case of original jurisdiction in the Supreme Court, where there is no mandate to be handed down to a lower court, the Court retains continuing jurisdiction over the decision on this matter, and that, at any time they determine they have made a mistake, they can rewrite the opinion and reissue another opinion. The giving of a letter with such assurance wouldn't particularly have any meaning, but the refusal of such a letter has tremendous meaning.

Now, in regard to sale of the Southwestern bonds and that this Resolution is necessary to sell the Southwestern Bonds, I say to you that it is not and never has been. That is based upon my talks for a long time with the bond underwriters, my recent cross-check in regard to the marketability of these bonds, which are called "very attractive bonds" and that they are now saleable. I ask this question of Norman Reynolds, "Could you give me a letter that you wouldn't go back to Court to change this opinion before the Southwestern bonds are sold?"

He said, "Yes, I think I could get you such a letter," which ought to indicate to you and me both — that was the intent of the question — that this Resolution and the question of irrevocability is not necessary to the sale of the Southwestern Turnpike bonds. But the passage of it is, so that the Trust Agreement can be signed, the bonds issued and the money handed over upon the representation which we make to the bond underwriters that it is the intent of the Legislature that this apportionment be irrevocable.

Now, as to the letter which was received at the request of the Governor from the bond underwriters — and I will bring this rapidly to a close so I can show you what the effect of this would be if you pass it — the letter, if you recall, made the assertion in regard to the Southwestern Turnpike, not that you could not sell the Southwestern Turnpike if you didn't pass this Resolution but it makes the statement that we cannot **now** assure you that the Southwestern Turnpike bonds are marketable unless you pass this Resolution. That's all it did say. If they intended to say something else, it would have been mighty easy for them to say that we can't sell the bonds unless you pass this Resolution. It didn't say that. It said that we cannot **now** assure you that these bonds are marketable unless this Resolution is passed. If you get the letter from the bond people, and I think that this is the crux of the matter, you will notice that they made three requirements. One, that the Legislature's intent be expressed as to the irrevocability of this apportionment; Number Two, that the Trust Agreement be changed — because the Trust Agreement ties the Turnpike on the East Side from Henryetta to McAlester—that that be changed so that it can be built anywhere within the limits of the law, which I stated to you a while ago; And thirdly, there is a requirement down in the bottom of the third paragraph that revisions be made in the restrictive provisions as to further

financing. That's not said very directly, but I'll tell you what that means. That revisions be made in the restrictions on further financing. Restrictive provisions are found on page 40, Section 210, of the Trust Agreement, which make certain requirements for the eventual sale of the Eastern Turnpike, unless it is sold simultaneously with the Southwestern. The bond people wrote that in there before they had any idea that the Supreme Court might make this apportionment irrevocable. Therefore, they didn't want to give us \$59 million for this security unless they had some assurance that before long you weren't going to come around and mortgage the same security, which had equal call on the security, for the sale of additional bonds. So, they made it meet certain requirements of feasibility before the Eastern could sell, after the Southwestern had sold. The only way they could get that out of there is by getting additional security, which the irrevocability of the \$1 million apportionment during the term of the bond constitutes. That is the whole crux of the Resolution and the letter, that if they can make this apportionment irrevocable they can take out the restrictive provisions in regard to further finance. That was exactly the intent of trying to get the Supreme Court to hold that this was irrevocable, and, when they didn't, now they come with this Resolution to be used against the Supreme Court to do what they had three times already refused to do. You might note that there is no reference in the Resolution to the Eastern Turnpike. No reference in it, and no reference in the letter, although that is the entire question involved. There doesn't need to be any reference to the Eastern Turnpike. If you put any reference to the Eastern Turnpike, say, in this Resolution, or if you just left it completely out, that would be a complete nullity, because you already have the law. You already have the Trust Agreement. You already have the Supreme Court case. So, all you need to do is say something

about irrevocability, and you don't need to mention any turnpikes, Southwestern or Eastern, but the Southwestern was put in there under the guise that it had to be done in order to sell the Southwestern. In order to pressure whom? I think that's fairly obvious; in order to pressure me. It was not stated that that was necessary, and if we didn't have it that they wouldn't sell the Southwestern bonds.

Now, what's all this mean? Now, I want to get down to the last, and this is the important point. You know it was made, we made the assertions in support of this bill last session that you weren't providing a million dollars a year for forty years, that you were providing merely for the possibility of a million dollars a year for the term of the bonds, and that in reality these two turnpikes were feasible and that none of this money would actually ever be needed. You recall that this bill has a provision in it that there cannot accumulate over \$1 million per year, and that there cannot accumulate in excess of \$4 million until bonds are sold. Then it has the provision that, when bonds are sold, it will accumulate up to three times the annual interest on bonds then outstanding. Now, let me tell you what would happen under this situation. You pass this Resolution, the Edmondson Resolution, and in due time, when you have dispensed with the possibility of an appeal to the U. S. Supreme Court, or when that has been decided, when your prospectus has been prepared, you'll sell the Southwestern Turnpike bonds. I want to say to you, "Why wouldn't you?" Why wouldn't you? Here's what you have just given in regard to the Southwestern Turnpike. You've borrowed \$59 million, which includes three and a half year's interest Capitalized. You have borrowed the first three and a half years interest in your \$59 million, which is the usual procedure. You have four million dollars, if you don't use it this session, in the apportionment fund. You have a feasibility report that shows that it will more than bring in

enough the first year to pay interest, principal and maintenance. And, then, this further fact, when you get the Southwestern Turnpike in operation, by the most conservative estimate, the Turner Turnpike is only seven years away from paying out completely, on these forty year bonds, and then it's available. But you haven't quit there. That's enough to sell them under the present law. Then you've just given them a million dollars a year during the term of bonds hereafter issued, so they certainly would sell. Now, if you passed this Resolution, you would sell the Southwestern Turnpike bonds, and that is presuming, and this is, I think, presumption which I'm not willing to engage in, presuming that there isn't any unusual controversy in the courts or otherwise about this Resolution, and I think there would be, to the serious detriment of Turnpikes generally. But presuming there wasn't any such disturbance in the courts about the effects of this Resolution, you'd sell the Southwestern Turnpike, sign the Trust Agreement on the representation which we have made to the bond purchasers in this Resolution. The amount which must accumulate in the Trust Fund went up when you did that from \$4 million to three times the annual interest on \$59 million, which will be around, let's say \$11 million, and, so, you continue to draw down every year your million dollars. And you go back to Court, through this continuing jurisdiction or otherwise, or perhaps you file suit to mandamus the Tax Commission not to stop this apportionment, even though the Legislature says so, and the Supreme Court says, "Yes, but it wasn't the Legislative intent that this be made irrevocable." And you say, "Oh, yes, it was, because here is a Resolution that so states, and here is the theory upon which the Supreme Court of Kentucky so held." And, supposing that they are able to bring enough pressure upon one member of the Court to change, the Court holds that this apportionment is irrevocable. Then, this is the key. You've cut out, before

you sell the Southwestern Turnpike bonds, the exact routing of the Eastern Turnpike. Like the bond people say, you've cut out the restrictive provision in regard to further financing. It doesn't have to meet then any coverage; it doesn't have to meet then any feasibility test. You just cut it out. How could we do that? Because we have, irrevocably, a million dollars a year. Then, just before this Administration goes out, which is the point, just before this Administration goes out, you settle upon a route for the Eastern Turnpike. Presumptively, it would be the Henryetta-McAlester route, say. Then, you issue your \$31 million worth of bonds for that route. Your total bonds outstanding went up just then from \$59 million to \$90 million. Your trust fund must now have in it three year's annual interest on \$90 million. So you continue to pull down each year your million dollars, because that's irrevocable, and it says it must be apportioned so long as that limit has not been met. Then, during this Administration, we sign up this Trust Agreement. We make an arrangement in regard to consulting engineering, in regard to attorneys, in regard to bond underwriters, in regard to insurance and bonds upon construction, and, then, when this Administration goes out, all that is tied in, don't you see, under this Trust Agreement, which is irrevocable, and once it's signed, if it was legal when it was signed, cannot be changed by this Legislature, because it's tied down by the contract, and any contract legal when entered into cannot be changed by the Legislature. Then, don't you see, that, let's say, four years from now, four years from the time that you issued the first leg of the Eastern Turnpike from Henryetta to McAlester, you come with another bond issue, which you can do under Section 211 of this Trust Agreement, for another leg of the Eastern Turnpike, and suppose we issue those in 1966. Suppose they are for \$30 million. Then, your requirement for apportionment to the Trust Fund just went up from three years annual interest on \$90 million

to three years annual interest on \$120 million dollars, and you must then continue to draw down each year the million dollars a year. Then it's 1966, that gets us half way to Red River. Suppose we went along to 1970, four years later, and we decide to sell another leg of the Eastern Turnpike. Under Section 211 of the Trust Agreement we issue \$30 million more bonds. Then, your outstanding debt went up from \$120 million to \$150 million dollars, and instead of mortgaging the Will Rogers and Turner and the irrevocability of this million dollars for forty years, you've just mortgaged it forty years from, not 1961, but forty years from 1970, and your forty years just became 50 years. Then, we wait another five years, and under Section 211 — understand we're all tied in, the consulting engineers, the lawyers, the underwriters, the insurance and bond people, it doesn't matter who is Governor or who is on the Turnpike Authority, because we have a contract — we issue the last leg of \$30 million bonds which gets us down to the Red River. Then, our outstanding debt became, not \$150 million, but \$180 million. And the requirement for the Trust Fund became three years annual interest on \$180 million, which will be figured at not less than four and three-quarters percent.

Now then, from the possibility of a million dollars a year for forty years, which we said to you last session would never be needed, it just became an absolute certainty of a million dollars a year — not a possibility, but an absolute certainty, at least until it builds up three times the annual interest on all bonds hereafter issued. It just became not forty years, but it became fifty-five or sixty years, and, during the same period, we have just mortgaged the Will Rogers and Turner, not for forty years, but for fifty-five or sixty years, and we have been the vehicle by which a combine of engineers, attorneys, bond underwriters, bond and insurance people, everybody concerned in this matter, have set up not just a little \$59 million immediate deal for the South-

western Turnpike, but \$180 million deal over a fifteen or twenty-year period. We have been the vehicle by which we have allowed that kind of a combine to gain a stranglehold upon the State of Oklahoma.

All of that we have done, Gentlemen of the Senate, we have done without a vote of the people. Maybe that's not so bad, but we have done it without the knowledge of the people, or without the knowledge of their Representatives in the Legislature, which you and I are. We've done all that. We've done it without either their consent or their knowledge, and we've done it, Gentlemen, without making any requirements as to feasibility of a Turnpike or as to any coverage which its estimated revenue must have, to the extent that you could draw down a million dollars every year and build a turnpike, if you wanted to, from Wapanucka to Bochito, because you have this \$1 million irrevocably, the Turner and Will Rogers irrevocably, the Southwestern irrevocably, not for forty years, but for fifty-five or sixty years.

Now, that's what is provided in this Resolution. There should be no flimsy argument that this is not intended. That should not be of any importance to you. Or that we have no present intent to go back to court. That should not hold any merit in your consideration. We're not talking about something that's going to be passed today or this week and forgotten next month. We're talking about something that will haunt you for the next fifty-five to sixty years. It isn't a question so much that we haven't let the people vote on indebteding the State for fifty-five or sixty years, and on mortgaging the Will Rogers and the Turner and the Southwestern and whatever other roads are built without knowing about it. The question is that it has not been presented to you. That's the point I make. I'd come a lot nearer supporting this kind of thing — and there isn't anyway I can — if we would just explain what can be done if this Resolution is passed. Now, to any arguments

that's made in response to this, check the Trust Agreement, and I'll give you the citation. Check the law, check the Supreme Court decision, and it shouldn't be upon the representation that we don't intend to do this. It ought to be upon the representation to you one way or another that this cannot be done or that this is what we are trying to do, and let's try to pass it on the merits.

That's the effect of this Resolution. I love the idea of Turnpikes. You know I've made that something which I have been for wholeheartedly in every session of the Legislature in which I have served. I want to build some turnpikes. I want a real road program for Oklahoma. I want a real road program for my community. I love my community. All of you know the pressure which has been brought to bear upon me, thinking that in order to get something immediately for my community, I would mislead you. I felt, and said to the Governor, I felt that you, and you ought to, would forgive me as soon for dishonesty as you would for ignorance, because you know that I am not ignorant on the subject of Turnpikes.

I love my community, and I want a road program, but I love honor and Oklahoma more. I want to say to you this, that this Resolution will be the vehicle by which you indebt this State for fifty-five to sixty years, you mortgage the Will Rogers and Turner Turnpike during that same period, all without any requirements that any turnpike built will meet any kind of a feasibility report.

I want to say that without this Resolution we could go ahead, and I said this to the Governor, "let's build the Southwestern Turnpike, without cutting any corners, being open and above-board, without misleading anybody, which I will not be a party to, and, then, four years from now you can build the Eastern Turnpike if you find that it has the feasibility, or sooner if, this or the next Legislature on the merits determines that they want to do something more to help build an East-

ern Turnpike. But it doesn't seem to matter.

There's a couple of questions that ought to be in everybody's mind. One, if this is a little simple Resolution that doesn't bind everybody, why does it cause such dissention? Why is the thing so heated? That question, I think, I have answered for you. Then, why does it not seem to matter what Eastern Turnpike is built? We've had four in the last two years. Why does it not seem to matter?

Because of this indebtedness of the State without either their consent or knowledge for fifty-five or sixty years, because you mortgage the Turner, Will Rogers, the Southwestern, all within that time, because you help to establish a combine of those who have tremendous interest in this matter for a big deal for a long time to come, and furnish them a shackle and stranglehold upon the State, I cannot, I will not, be party to it! Thank you.

Remarks by Senator Baldwin:

Mr. Chairman and Members
of the Committee:

The meat of this thing is this: If you pass this resolution, even though it doesn't have the effect of law, whether you use the words or terms reaffirm or irrevocable, it all amounts to the same thing. It's kind of a peculiar inference in that it does this. It puts the legislature on record of reaffirming. It goes on to say that the same amount percentagewise will be dedicated to the payment of toll road authority. Now that in itself would be harmless except that the Constitution provides that you can't go into a proposition with a tax revenue and after you get the bond buyers in, pull it back from them. In other words, you can't abrogate the contract by itself and that could be the purpose of this resolution. If you want to adopt a resolution that has no such language as irrevocable or reaffirm, if you want to adopt a resolution that simply reiterates what you passed in the statute you will take something like the Harris Resolution. But I'm not so sure but that

this might need a little doctoring up to make it safe. But it all revolves around the same thing regardless of what has been said that there is no intent to go against the Supreme Court and get them to change their opinion as the Kentucky Supreme Court did. The fact remains that you are giving a tool whereby that can be done. Regardless of what the intent might be, the result could be the same. Now we would be in a position, if this thing happened, to leave a great heritage to your children and your children's children. There might not be an end to it. The very fact that the letter from the bond people states that you could change the trust agreement and take out the feature of the Eastern Turnpike. That request would cause me to be additionally alarmed because by such instruction you are going along with the authors of the trust agreement and therefore giving the people interested in the trust a chance to again enter into the Supreme Court Chamber with the new agreement and then with this resolution saying that you reaffirm or irrevoke such a fund together with the reading matter of the resolution together with the amendments in the resolution and a Supreme Court opinion from Kentucky; you are in force and effect telling the Supreme Court that you want them to change their opinion and then we are irrevocably in a mess and you didn't do what you wanted to do, and you left the debt on future generations. I don't mean one generation, it could be many. There wouldn't be anything to preclude them from starting in at the Kansas line and building a leg down to say, McAlester or some place like that. A little while later extend it again, again, and again clear down to the Texas line. I'll tell you, you are fooling with dangerous stuff here and the safest thing in my estimation, Senator Trent, is to scuttle the ship, sink it, put it away down under the water where you can't bring it up again.

Remarks by Senator Cartwright:

Mr. Chairman and Gentlemen of the Committee:

Everyone here knows my opinion about this subject and you have heard me express myself quite clear, however, there are some things I would like to call to your attention. We talk about our intent—regardless of what our intent is, if the highest Court of our state says that it is unconstitutional, then, regardless of what our intention is, it is a nullity what we say here. There could only be one or two purposes for this Resolution. One is to use this to convince the court to change the opinion as has been brought out. Secondly, it could be this: by the 2 years that we're given here, if we pass this Resolution, that they would proceed in constructing the Toll Roads then the next legislature would become morally bound, if not legally bound. Since we said go ahead with the 2 years at least, and we mean from now on, but the law as held by the Supreme Court says you can't do it more than 2 years but the moral obligation that they have spent money relying on what we said, therefore we're binding the next and future legislatures by the very thing that we're supposed not to do. Now, we talk about intent; we said the very act of creating this thing, that we are having so much trouble with now, we stated clearly that it would be submitted to the Supreme Court as to the constitutionality of it. That's what we had intended and certainly we intended to follow what the highest court in the state of Oklahoma said or else we wouldn't have put it in the Act, but even so, our intent is a nullity because the Supreme Court says the Constitution says you can't do it. But back to the thing we're talking about: intent. We had in mind when we wrote that section into the statutes that we would follow the Supreme Court, Judge Stevenson, that's what we said and that is the very point you argued yesterday, when you were arguing about cutting corners. You get into trouble. So certainly we had that in mind when we wrote it into the Bill last session, that if the Supreme Court says any part of it is unconstitutional we're

going to abide by it. In fact, we said by Acts that nothing would be done until the legality of the entire Bill was determined by the Supreme Court. They have held once, twice and three times that it was unconstitutional. I'm sorry I don't have the Court's opinion here; I have misplaced it but they have made it quite clear that you cannot do it; a majority of the Supreme Court said. Certainly we are supposed to be bound by the highest court in the land.

Now, Gentlemen, when we take it upon ourselves to do things in any manner to circumvent the opinion and judgment of the Supreme Court, the highest court in the state of Oklahoma, then we are doing an immoral thing; a bad thing. Every man in here is an intelligent man. There are many lawyers here, very able lawyers: Senator Stevenson, Senator Shoemaker, Senator Stipe—I can keep on naming them, and, other members of this Body who are no lawyers composing a lot of combined intelligence by reason of serving in the Legislature dealing with the various phases of our government as we enact them into law. So, Gentlemen, I am saying to you now that if you pass this or any kindred resolution trying to do the things that have been repeatedly held unconstitutional your act will be a bad example, and I'll tell you now, somewhere we will live to rue the day that we took action of this kind. Yet we will be voicing the opinion and the thinking of the majority of this Senate to the public, that regardless of what the Supreme Court says about the constitutionality of it, we don't care—we are going to do it anyway. Now, if they want to use it to pressure the Supreme Court I know, Gentlemen, I said the other day that that has happened, and I know what I'm talking about, I know that to be true. And that is wrong, and I, as a lawyer and citizen of this state, I am never going to be a party to a matter of this sort for personal gain or for my friends or anyone else. I would not stoop to it. I will not counter it without opening my mouth. I am going to do it not only on

this subject, Senators, but I am going to do it on every phase of legislation that is presented to the Senate of the state of Oklahoma as long as I serve. I feel that I would be remiss in my duty. I would feel that I am guilty of a wrong if I am a party to this without speaking out. Now there is no way you can make a good thing that is basically wrong. It's either good or it's bad. There is no half-way between a thing like this, and I say it is bad, it is wrong and we should stop it now. We said that before, but you have the privilege to keep on with it, but I say that we shouldn't do it. We ought to wipe it out and start with a real program of building roads in Oklahoma without cutting corners; without trying to do the thing that we know deep down in our hearts is wrong. Senator Graves, I have served with you and I know your feeling on such matters as this, and the fact that any road might serve my community and it might be the thing that the Chamber of Commerce wants out, I am not going to participate in that if it is wrong. I'm going to say that it's wrong, and I am going to vote that way, and I'm going to tell you and I'm going to tell all of the State of Oklahoma that it is wrong and someday you are going to find out that it is wrong, and it is no way to legislate, it is no way to build roads. Surprisingly, we are all talking about simple resolutions that have no effect of law and yet they have caused a tremendous furor throughout the state of Oklahoma. It has become a "stinking mess" and if you will sit down and tell your citizens the true facts of this, they will agree with you. I've done that with a 150 or 200 people and they want a turnpike or any other road, but they don't want to sell their soul and they don't want you doing things that you shouldn't do. We set an example. We are the highest body in the state. They have given you and me a trust to represent them and certainly to represent them honestly and conscientiously and as long as we continue this bickering it will bring about hard feelings among our own membership. It has brought about hard feelings

in the Legislature. Now you stop and think, why is it imperative that we do this. You ask yourself, why all the pressure; why all the conferences; there's something more behind it. Gentlemen, **there is a lot behind it!** Somewhere it is going to be found out when you deal with matters of this kind. There are millions and millions of dollars of the peoples involved here. There is money to be made honestly and otherwise and I'll tell you right now, I don't want to provide any vehicle for a dishonest dollar to be made by anybody—big, little or small. And I urge you to stop and think before you vote. I sincerely do that, and trust you will.

GENERAL ORDER

Senator Hamilton asked unanimous consent, to which Senator Collins objected, that **SB 223**, by Hamilton, be set for Special Order at 2:30 p.m., tomorrow.

Senator Hamilton moved that **SB 223** be set for Special Order at 2:30 p.m., tomorrow.

Senator Hamilton asked to be recognized on a point of Personal Privilege.

Senator Cobb, as a substitute, moved that when the Clerk's desk is clear the Senate adjourn.

On a point of order being raised against the Cobb motion, the President ruled that a motion to adjourn took precedence, citing Rule 40.

Senator Collins asked unanimous consent, which was granted, to withdraw his objection to the Hamilton request to set **SB 223** for Special Order at 2:30 p.m. tomorrow, and the Hamilton motion be considered.

The vote occurring on the Hamilton motion, it was declared adopted and **SB 223** was ordered placed on Special Order for 2:30 p.m., tomorrow.

Senator Field moved that 200 copies of the Senate Journal for March 20, 1961, be ordered printed, which motion was declared adopted.

MOTION TO RECONSIDER VOTES

Senator Grantham asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 155** failed of passage be extended for one day.

Senator Payne asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 26** failed of passage be extended for one day.

Senator Cobb 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 prevailed.

FIRST READING

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

SB 267—By Wilson (Beckham).

An Act relating to funeral directors and embalmers; authorizing the State Board of Embalmers and Funeral Directors to determine qualifications for practice as a funeral director or embalmer; fixing certain minimum qualifications; requiring the offering of certain subjects in schools teaching mortuary science before graduates may take State examination; authorizing reciprocal licenses; fixing conditions for apprenticeship certificates; authorizing revocation or suspension of certificates or licenses by Board for certain reasons; prescribing procedure and appeals to court; allowing expenses of board members and salary of secretary for certain duties; fixing fees for various licenses and certificates; amending 59 O. S. 1951, § 396.3, § 396.4, § 396.8, § 396.11, § 396.12,

§ 396.13 and § 396.18; repealing 59 O. S. 1951, § 396.7; and declaring an emergency.

SB 268—By Stipe.

An Act relating to the Alcoholic Beverage Control Board; prohibiting price discrimination; amending Section 36, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 158 (37 O. S. Supp. 1959, § 536); requiring posting of prices each three (3) months comparable to the prices posted for adjoining states; and declaring an emergency.

SB 269—By Shoemaker.

An Act relating to sale of oil and gas lease by administrators and executors, amending Section 1, Chapter 15a, Title 58, Oklahoma Session Laws 1955, page 304 (58 O. S. Supp. 1959, § 929.1); removing authorization for public sale; and declaring an emergency.

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 200—Business and Industry.

SCR 27—Social Welfare.

DO PASS, as amended:

SB 160—Judiciary.

SB 185—Business and Industry.

SB 187—Business and Industry.

As provided under the Cobb motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

Fifty-fourth Legislative Day

Wednesday, April 5, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Boecher.—1.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Graves introduced Don Allen and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Tipps introduced his young son, Mike, and asked that he be made Honorary Page for this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 605—By Allard and Williams (Murray) of the House and McClendon and Trent 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 the Administrative Secretary with authority to buy equipment, pay hourly wages and other necessary expenses from appropriation for microfilming; providing that the appropriations shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 614—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making an appropriation to the Governor's Committee on Employment of the Handicapped; stating the purpose; making the appropriation fiscal; repealing all Acts in conflict herewith; and declaring an emergency.

HB 779—By Sparks, Poynor, Cox, Bradley (Tulsa), McCune, Atkinson, Hesser, Howard and Johnston of the House and Wilson (Greer), Bailey, Payne and Land of the Senate.

An Act appropriating five million (\$5,000,000.00) dollars to the State Board of Public Affairs for the construction, furnishing and equipping of a school and hospital for mentally retarded children at the Sand Springs, Tulsa County, Oklahoma location heretofore designated by the State Board of Mental Health, and appropriating thirty million five hundred thousand (\$30,500,000.00) dollars to the Oklahoma State Regents for Higher Education for the construction, furnishing and equipping of new buildings, for equipping,

remodeling, modernizing and repairing existing buildings, and for other capital additions, from the proceeds of the sale of bonds authorized in Section 34, Article X of the Constitution of the State of Oklahoma and deposited in the State of Oklahoma Building Bonds of 1961 Fund in the State Treasury; providing for the allocation of funds to the institutions of higher learning; making the boards of control of the respective institutions and the State Board of Public Affairs respectively, the contracting agencies for all purposes for which appropriations are made in this Act; providing for the use of Federal funds; providing that the appropriations made herein shall not be subject to fiscal year limitations; making the provisions of the Act severable; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 218, as coauthored by Atkinson, Bradley (Tulsa), Forsythe, Hopkins, Howard, Johnston and McCune, and SBs 6 and 173.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HB 856.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 541.

By unanimous consent, HCR 541 was taken up for immediate consideration, the Resolution being read at length as follows and adopted upon motion of Senator Harris:

ENGROSSED HOUSE CONCURRENT

RESOLUTION NO. 541—By Patterson of the House and Harris of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING MISS TESS WITT, DAUGHTER OF REPRESENTATIVE AND MRS. JAMES B. WITT OF WALTERS, ON HER OUTSTANDING ACCOMPLISHMENTS AND ON BEING CHOSEN "BEST CITIZEN OF 1961" AT SOUTHWESTERN STATE COLLEGE; DIRECTING THAT DULY AUTHENTICATED COPIES BE PRESENTED TO MISS TESS WITT, TO HER PARENTS, REPRESENTATIVE AND MRS. JAMES B. WITT OF WALTERS, OKLAHOMA, AND TO HER GRANDPARENTS, MR. AND MRS. JOHN T. CARPENTER, HOLLISTER, OKLAHOMA.

WHEREAS, Miss Tess Witt, daughter of Representative and Mrs. James B. Witt of Walters, Oklahoma, because of her ability, charm and gracious manner has been an outstanding college student; and

WHEREAS, Miss Witt has been an outstanding academic student and has participated in every phase of campus activity, winning many awards and honors; and

WHEREAS, At Cameron College, Miss Witt was honored by being selected the Optimist Student of the Month, the Faculty Student of the Month, the Circle K Queen, the Aggie Attendant, the Most Popular Girl, the Most Valuable Woman Student, the Student Senate Secretary and the Campus Sweetheart; and

WHEREAS, At Southwestern State College Miss Witt won many more honors in many different fields. She was chosen the State President of the Student NEA, was a delegate to the National NEA Convention, was a Campus Beauty and was chosen Miss Southwestern. She is Secretary of the Student Senate and is a member of the Inter-Church Council and has been listed in Who's Who Among American Colleges and Universities; and

WHEREAS, Miss Witt has recently been

honored by being chosen as "Best Citizen" of 1961 at Southwestern State College where she will be graduated on May 26, 1961 with a major in Mathematics and English; and

WHEREAS, The House of Representatives with the Honorable Senate Concurring wishes to commend Miss Witt as an outstanding young citizen of this great State and to congratulate her on her outstanding record.

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

SECTION 1. That Miss Tess Witt be and she is hereby commended and congratulated on her outstanding college record and on being chosen the "Best Citizen" of 1961 at Southwestern State College.

SECTION 2. That Representative and Mrs. James B. Witt be congratulated on the outstanding accomplishments of their daughter.

SECTION 3. That duly authenticated copies be presented to Miss Tess Witt, to her parents, Representative and Mrs. James B. Witt of Walters, Oklahoma and to her grandparents, Mr. and Mrs. John T. Carpenter, Hollister, Oklahoma.

Engrossed HCR 541 was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

MOTION

Senator Stipe asked unanimous consent that **SB 114** be withdrawn from the Committee on Roads and Highways and that it be considered at this time, to which Senators Fine and Ritzhaupt objected.

Senator Stipe moved that **SB 114** be withdrawn from the Committee on Roads and Highways and be considered immediately following the consideration of **SB**

223, set for Special Order at 2:30 p.m. today.

President Pro Tempore Collins announced that the hour of 2:30 p.m. had arrived, at which time **SB 223** had been set for Special Order.

By unanimous consent, the Senate agreed, at the conclusion of **SB 223** under Special Order, the Stipe motion, relative to **SB 114**, would be immediately considered.

Senator Garvin presiding.

SPECIAL ORDER

SB 223 by Hamilton was read and considered.

Senator Ritzhaupt moved to amend **SB 223**, line 2, page 2, by inserting after the figures and comma "1963," and before the word "for" the following: "or that portion thereof which is necessary"

Senator Hamilton asked unanimous consent, which was granted to be made a co-author of the Ritzhaupt amendment.

The vote occurring upon the Ritzhaupt-Hamilton amendment, it was declared adopted.

Senator Ritzhaupt moved to amend **SB 223**, line 14, page 2, by striking all of lines 14, 15, 16, 17 and 18, and inserting in lieu thereof the following: "If it is anticipated that there shall not be sufficient monies in the General Revenue Fund for the fiscal year ending June 30, 1962 and June 30, 1963, the House of Representatives is hereby implored to levy a tax necessary to provide for at least \$7,327,583.83" which amendment was tabled upon motion of Senator Payne, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Cartwright, Cobb, Cowden, Dacus, Easterly, Fine, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Romang, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).
—24.

Nay: Baldwin, Breeden, Collins, Colston, Field, Garrison, Garvin, Grantham, Harris, Land, Lollar, Morford, Pazoureck,

Pitcher, Ritzhaupt, Stevenson, Stipe, Tipps.—18.

Excused: Boecher.—1.

Not Voting: Rogers.—1.

Senator Ritzhaupt moved to amend **SB 223**, line 13, page 2, by striking the figures "\$46,932,646.95" and inserting the figures "\$54,260,230.78" and striking all of lines 14, 15, 16, 17, and 18, which amendment was tabled upon motion of Senator Hamilton, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Cartwright, Cobb, Cowden, Dacus, Fine, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—24.

Nay: Baldwin, Breeden, Collins, Colston, Easterly, Field, Garrison, Garvin, Grantham, Harris, Land, Lollar, Morford, Pazoureck, Pitcher, Ritzhaupt, Stevenson, Tipps, Wilson (Beckham).—19.

Excused: Boecher.—1.

Senator Hamilton moved that **SB 223**, as amended, be advanced to engrossment, which motion prevailed.

By unanimous consent, Senators Payne, Shoemake, McColgin, Ham, Bailey, Rogers, Allen, Wilson (Greer), Easterly, McClendon, Dacus, Colston, Cobb, Kerr, Stipe, Bohannon and Belvin were added as co-authors of **SB 223**.

Senator Pazoureck moved that further consideration of **SB 223** be deferred until Tuesday, April 11, 1961, which motion was ruled out of order upon a point of order raised by Senator Hamilton who stated it followed discussion.

Senator Hamilton moved that the rules be suspended and that **SB 223** be considered engrossed and placed upon third reading and final passage, which motion prevailed.

THIRD READING

SB 223 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Baldwin, Cartwright, Collins, Garvin, Harris, Lollar, Ritzhaupt.—7.

Excused: Boecher.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Bohannon, Cobb, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—28.

Nay: Baldwin, Berrong, Breeden, Cartwright, Collins, Field, Garvin, Grantham, Harris, Lollar, Morford, Pazoureck, Pitcher, Ritzhaupt, Wilson (Beckham).—15.

Excused: Boecher.—1.

The emergency was declared failed of passage.

SB 223, as amended, was referred for engrossment.

MOTION

As previously consented to by the Senate, consideration of the Stipe motion to withdraw **SB 114** from the Committee on Roads and Highways, was placed before the Senate.

Senator Wilson (Greer) presiding.

Senator Dacus asked unanimous consent, to which Senator Cobb objected, that the remarks by Senator Stipe, relative to withdrawing **SB 114** from the Committee on Roads and Highways, be printed in the Journal.

President Pro Tempore Collins presiding.

Senator Stipe asked to re-state his pending motion in the following form, which was the order:

Senator Stipe moved that the Rules of the Senate be suspended for the purpose of withdrawing **SB 114** from the Committee on Roads and Highways, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Breeden, Cartwright, Cobb, Collins, Cowden, Easterly, Garrison, Graves, Ham, Lollar, McSpadden, Pazour-
eck, Pitcher, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham).—21.

Nay: Baldwin, Belvin, Berrong, Bohannon, Colston, Dacus, Field, Fine, Garvin, Grantham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Stevenson, Wilson (Greer).—21.

Excused: Boecher.—1.

Not Voting: Morford.—1.

Senator Tipps moved when the Clerk's desk is cleared the Senate adjourn to meet at 11:00 a.m., tomorrow, which motion by unanimous consent he withdrew.

MOTIONS TO RECONSIDER VOTES

Senator Grantham asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 155** failed of passage.

Senator Payne asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 26** failed of passage.

GENERAL ORDER

Senator McClendon asked unanimous consent, which was granted, that **SB 86** be withdrawn from the Calendar and referred to the Committee on Appropriations and Budget.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 19 correctly engrossed.

Engrossed **SB 19** 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:

SB 76—State and Federal Government—To Appropriations and Budget by previous order.

SB 99—Game and Fish.

SB 209—Business and Industry.

HJR 518—State and Federal Government.

HB 635—State and Federal Government—To Appropriations and Budget by previous order.

HB 900—County Government.

DO PASS, as amended:

HB 675—Game and Fish.

HB 731—Privileges and Elections.

HB 758—Game and Fish—To Insurance Committee by previous order.

FIRST READING

The following Bills were introduced and read the first time:

SB 270—By Field.

An Act relating to salaries and compensation of county officers; amending Senate Bill No. 22 of the Twenty-Seventh Legislature, Session Laws of Oklahoma 1959, page 97 through 100, by changing Section 8 of said Act to provide that the eighty per cent (80%) limitation on deputies, shall not apply to county officers employing two (2) deputies, technical help on a part-time contract or wage basis within the amount of the lawful appropriation for said purposes, by and with the consent and approval of the County Commissioners; designating said Section 8 as Title 19, § 180.65; and declaring an emergency.

SB 271—By Wilson (Greer) of the Senate and Hurst of the House.

An Act re-appropriating certain funds to the Oklahoma State Reformatory and stating the purpose; making the appropriation non-fiscal; repealing all Acts in conflict herewith and declaring an emergency.

SB 272—By Stipe.

An Act relating to alcoholic beverages; amending Section 18, Chapter 1, Title 37, Oklahoma Session Law 1959, page 150 (37 O. S. Supp. 1959, § 518), by adding a new Subsection (c); providing for payment of fees by all manufacturers and non-resident sellers on all items over ten (10) of alcoholic beverages sold in Oklahoma; fixing the amount of such fees; creating a revolving fund in the State Treasury to be known as the fund for Medical Research for the Cause and Treatment and Cure of Alcoholism; fixing penalties for the non-payment of such fees; and declaring an emergency.

SECOND READING

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

SB 266—State and Federal Government.

SB 267—Public Health.

SB 268—Business and Industry.

SB 269—Judiciary.

HB 705—Education—Higher.

HB 890—Education—Higher.

HB 906—Judiciary.

HB 928—Education—Common.

HB 606—Appropriations and Budget.

HB 607—Appropriations and Budget.

HB 608—Appropriations and Budget.

Upon motion of Senator Field, the Senate adjourned to meet at 11:00 a.m., to morrow.

Fifty-fifth Legislative Day

Thursday, April 6, 1961

Pursuant to adjournment, the Senate met at 11:00 a.m., and was called to order by its President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Ber-
rong, Bohannon, Breeden, Cartwright,
Cobb, Collins, Colston, Cowden, Dacus,
Easterly, Field, Fine, Garrison, Garvin,
Grantham, Graves, Ham, Hamilton, Har-
ris, Kerr, Land, Lollar, McClendon, Mc-
Colgin, McSpadden, Morford, Payne, Pa-
zoureck, Pitcher, Ritzhaupt, Rogers, Ro-
mang, Shoemake, Stevenson, Stipe, Tipps,
Trent, Wilson (Beckham), Wilson (Greer).
—42.

Excused: Bailey, Boecher.—2.

The President declared a quorum pres-
ent.

Prayer was offered by the Chaplain.

The Journal for the last legislative day
was declared approved.

Senator Graves introduced Wayne Hen-
ery and asked that he be made Honorary
Page for this legislative day, which was
the order.

COMMUNICATION

The following communication from Mrs.
Zula Breeden Lewis was read and ordered
incorporated in the Journal:

Members of the Oklahoma State Senate
Capitol Building

Oklahoma City, Oklahoma
Gentlemen:

A beautiful pot of flowers, bearing a

card, "Members of the Oklahoma Senate,"
came to me in Mercy Hospital. To you,
friends of my son, I want to express my
thanks and appreciation.

Respectfully,

Zula Breeden Lewis.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator
Hamilton moved that the vote be recon-
sidered by which the Emergency Section
of **SB 223** failed of passage.

As provided under Rule 12-a, Senator
Ritzhaupt moved that the vote be recon-
sidered by which **SB 223**, as amended, was
passed.

MOTION

Senator Allen asked unanimous consent,
which was granted, that **HB 655** be with-
drawn from the Committee on Business
and Industry and referred to the Com-
mittee on Public Health.

SECOND READING

The following Bills were read the second
time and referred to Committees indi-
cated:

SB 270—County Government.

SB 271—Appropriations and Budget.

SB 272—Business and Industry.

HB 605—Appropriations and Budget.

HB 614—Appropriations and Budget.

HB 779—Education—Higher.

GENERAL ORDER

HJR 518 by Allard, et al, of the House, and McSpadden of the Senate, was read and considered.

Upon motion of Senator McSpadden, **HJR 518** was advanced to engrossment.

By unanimous consent, upon request of Senator McSpadden, **HJR 518** was placed upon third reading and final passage.

THIRD READING

HJR 518 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Boecher.—2.

Not Voting: Ham, Trent.—2.

The Resolution was declared passed.

HJR 518 was properly signed and ordered returned to The Honorable House

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

Senator Bailey asked to be shown present, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Stipe, the following Resolution was introduced:

SR 36—by Stipe.

A Resolution relating to the feasibility, the desirability and the propriety of additional turnpike construction.

Senators Ritzhaupt and Grantham mov-

ed to amend **SR 36** on line 15, by adding after the word "roads" and before the word "for" the following: "unless such lead-in and access roads are now on the State or Federal Highway System"

Senator Stipe asked unanimous consent, which was granted, to amend the Ritzhaupt-Grantham amendment after the words "State or Federal Highway System" by adding "on their present alignment"

Senator Cowden moved to amend the Ritzhaupt - Grantham amendment, as amended, by adding the following: "provided further that this exception shall not apply to roads placed on the State Highway System within the past two years"

By unanimous consent, Senators Ritzhaupt, Grantham, Stipe and Cowden, in lieu of all pending amendments, moved to amend **SR 36** by adding after the word "roads" and before the word "for" line 3, paragraph 5, the following: "are now on the State or Federal Highway System on their present alignment and said roads have been on the State System for at least two (2) years", which amendment was declared adopted.

Senator Cartwright moved to amend **SR 36**, line 6, paragraph 5, by adding after the word "Rule 24-A" and before the word "and" the following: "and the Special Turnpike Subcommittee of the Roads and Highways Committee, jointly," —and by striking in said line 6, paragraph 5, the words "committee files its report" and inserting in lieu thereof the words "committees file their report", which motion was declared adopted.

By unanimous consent Senators Cobb, Shoemake, McSpadden and Trent were made co-authors of **SR 36**, as amended.

SR 36, as amended, was read at length as follows:

SENATE RESOLUTION NO. 36—By Stipe, Cobb, Shoemake, McSpadden and Trent.

WHEREAS, serious concern exists in the minds of the State Senate of Oklahoma as

to the feasibility, the desirability and the propriety of additional turnpike construction; and

WHEREAS, serious concern exists as to the availability of funds to construct a free road program and lead-in and access roads for turnpikes; and

WHEREAS, unless additional funds are provided, the free road system of Oklahoma will suffer if the construction of access and lead-in roads to turnpikes continues; and

WHEREAS, at this time we have no assurance that any turnpikes will be constructed in the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED by the State Senate of Oklahoma that the Highway Department discontinue the letting of contracts, awarding of contracts and issuance of work orders on all lead-in and access roads for the proposed turnpikes in Oklahoma unless such lead-in and access roads are now on the State or Federal Highway Systems on their present alignment and said roads have been on the State System for at least two years or until the matter is investigated and a study made by the Committee on Research and Investigation as established by Rule 24-A, and the Special Turnpike subcommittee of the Roads and Highways Committee, jointly, and said Committees file their reports with the State Senate.

Upon motion of Senator Stipe, upon a roll call as follows, **SR 36** was adopted and referred for enrollment:

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Belvin, Harris, Land, Payne, Rogers.—5.

Excused: Allen, Boecher.—2.

Not Voting: McColgin.—1.

MOTION

Senator Fine asked unanimous consent, which was granted, that additional copies of **SR 36** be prepared and furnished to the Members of the Highway Commission, the Director of the State Highway Department, the Director of the Turnpike Commission, the Chief Executive of the State of Oklahoma, and one copy for the membership of the Finance Committee.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 592—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the State Board for Vocational Education for the operation of the Department of Vocational Rehabilitation; stating the purpose; making the appropriations fiscal; making the provisions of this Act severable; and declaring an emergency.

HB 640—By Allard and Williams (Murray) of the House and McClendon and Trent 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 642—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making an appropriation to the State Board for 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 fiscal; making the provisions of this Act severable; and declaring an emergency.

HJR 505—By Williams (Murray), Strick-

land, Richardson, Bradley (Jefferson), and Batson of the House and Ham of the Senate.

A Joint Resolution relating to the site of Fort Arbuckle in Garvin County; directing all State Departments and agencies to discontinue use of the name "Hoover" for said area and to substitute in lieu thereof the designation "Fort Arbuckle, Oklahoma".

HJR 519—By Sparkman, McCue and Mountford of the House and Lollar of the Senate.

A Resolution directing the State Highway Commission to expend certain sums of money for highway construction and maintenance in Delaware and Ottawa counties; directing distribution of copies of Resolution.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 542**.

By unanimous consent, **HCR 542** was taken up for immediate consideration, the Resolution being read at length as follows and adopted upon motion of Senator Kerr:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 542—By Patterson of the House and Kerr of the Senate.

A RESOLUTION COMMENDING AND CONGRATULATING MISS FRANKYE RUSSELL, DAUGHTER OF MR. AND MRS. RUDELL RUSSELL OF GRANDFIELD ON HER MANY ACCOMPLISHMENTS AND ON HER WINNING THE CAROLINE LAIRD ENGLISH AWARD AT THE OKLAHOMA COLLEGE FOR WOMEN; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE PRESENTED TO MISS FRANKYE RUSSELL AND TO HER PARENTS MR. AND MRS. RUDELL RUSSELL OF GRANDFIELD.

WHEREAS, Miss Frankye Russell

daughter of Mr. and Mrs. Rudell Russell is an outstanding student at the Oklahoma College for Women, having recently been presented the Caroline Laird English Award at the semi-annual scholarship assembly; and

WHEREAS, Miss Russell has for the past three years been an Honor Roll Student and during this time was on the Dean's Honor Roll and the President's Honor Roll; and

WHEREAS, Miss Russell is an Honor Plan Student, a program reserved for exceptional students in which they do work above and beyond the regular academic demands; and

WHEREAS, Miss Russell is the editor of "The Trend", OCW newspaper; was listed in "Who's Who in American Colleges and Universities", is past treasurer of Chi Delta Phi, national honorary sorority for students interested in creative writing and is a member of the Student National Education Association and Literature; and,

WHEREAS, Miss Russell's participation in all activities on the campus has been outstanding; she was recently elected vice-president of the Be Si Ta social club and is a member of the land crew of the Seals Club; and

WHEREAS, The accomplishments of Miss Russell as an outstanding young citizen of the great State of Oklahoma are a source of great pride to the members of the Legislature of the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE, THE SENATE CONCURRING THEREIN.

SECTION 1. That Miss Frankye Russell, daughter of Mr. and Mrs. Rudell Russell of Grandfield be and she is hereby commended and congratulated on her many accomplishments and on winning the Caroline Laird English Award.

SECTION 2. That duly authenticated copies of this Resolution be presented to Miss Frankye Russell and to her parents Mr. and Mrs. Rudell Russell of Grandfield, Oklahoma.

Engrossed **HCR 542** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 900 by Bond and Bullard of the House and Garvin of the Senate was read and considered.

Upon motion of Senator Garvin, **HB 900** was advanced to engrossment.

By unanimous consent, upon request of Senator Garvin, **HB 900** was placed upon third reading and final passage.

Senator Baldwin presiding.

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: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Boecher.—2.

Not Voting: Cartwright, Cobb, Collins, Ritzhaupt.—4.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford,

Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Boecher.—2.

Not Voting: Cartwright, Cobb, Collins, Ritzhaupt.—4.

The emergency was declared passed.

HB 900 was properly signed and ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 17** and **145**, each, as amended.

HAs to **SB 17** read as follows, and concurred in upon motion of Senator Wilson (Beckham):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 17, Page 1, Section 1, Line 33 by striking all of Lines 33, 34, 35, 36, and on Page 2, Lines 2 and 3 and relettering Paragraph (c) to Paragraph (b) and the succeeding Paragraphs accordingly.

AMENDMENT NO. 2. Amend Page 2, SECTION 1, § 121.3 (g) Line 34 by striking the following: "forty (40)" and inserting the word and figure "fifty (50)" and by amending the TITLE to conform thereto.

AMENDMENT NO. 3 Amend Page 3, SECTION 1, Line 25½, by adding a new "(k)" to read as follows: "(k) Cities and towns shall have the right to fix the speed limit of vehicles within their corporate limits." And amending the TITLE to conform thereto.

SB 17, 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: Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—27.

Nay: Bailey, Baldwin, Breeden, Collins, Fine, Harris, McSpadden, Rogers, Romang, Shoemake, Stevenson, Trent.—12.

Excused: Allen, Boecher.—2.

Not Voting: Cartwright, Cobb, Ritzhaupt.—3.

The Bill, as amended, was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Shoemake moved that the vote be reconsidered by which **SB 17**, as amended by the Honorable House, was passed.

President Pro Tempore Collins presiding.

HAs to **SB 145** read as follows, and concurred in upon motion of Senator Payne:

AMENDMENT NO. 1. Amend the **TITLE** of Engrossed **Senate Bill No. 145** by striking the semicolon “(;)” after the word “**FEE**” in Line 2 and in Line 3 by striking the words “**IF JUDGMENT IS RECOVERED**” and inserting therefor the words “**FOR THE PREVAILING PARTY;**” also strike the semicolon “(;)” after the word “**COURT**” and add the words “**AND TAXED AS COSTS;**”

AMENDMENT NO. 2. Page 1, **SECTION 1.** Amend Lines 9, 10 and 11 by striking the words “wherein the plaintiff recovers judgment for such account he may”, and substituting therefor the words “the prevailing party shall”; and by substituting a comma “(,)” for the period in Line 11, and adding the words “to be taxed and collected as costs.”

SB 145, 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: Bailey, Belvin, Berrong, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Romang, Stipe, Tipps, Wilson (Beckham).—29.

Nay: Breeden, Garvin, McClendon, Morford, Ritzhaupt, Rogers, Stevenson, Trent.—8.

Excused: Allen, Boecher.—2.

Not Voting: Baldwin, Garrison, McColgin, Shoemake, Wilson (Greer).—5.

The bill, as amended, was declared passed.

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

Aye: Bailey, Belvin, Berrong, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stipe, Tipps, Wilson (Beckham).—30.

Nay: Breeden, Garvin, McClendon, Morford, Rogers, Stevenson, Trent.—7.

Excused: Allen, Boecher.—2.

Not Voting: Baldwin, Garrison, McColgin, Shoemake, Wilson (Greer).—5.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

GENERAL ORDER

SB 124 by Tipps, Cobb, Payne, Collins, Lollar, Trent, Bohannon, Boecher, Allen, Bailey, Cartwright, Field, Wilson (Beckham), Stevenson, Ham, Rogers, Colston, Baldwin, Easterly, Fine, McClendon, Wilson (Greer), Ritzhaupt, Garrison, Morford, Kerr, Belvin, Cowden and Breeden, was read and considered.

Senator Hamilton moved to amend **SB 124**, line 1, page 3, by inserting after the word “appointment” the following: “said approval or rejection of a proposed appointment shall be taken within twenty (20) legislative days after assignment to a Committee,” which amendment was declared adopted.

Upon motion of Senator Tipps, **SB 124**, as amended, was advanced to engrossment.

Senator Tipps moved that the Rules of the Senate be suspended and **SB 124**, as amended, be 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: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, Morford, Payne, Pazoureck, Rogers, Romang, Tipps, Trent, Wilson (Beckham).—29.

Nay: Easterly, Grantham, Graves, Land, McSpadden, Pitcher, Stevenson.—7.

Excused: Allen, Boecher.—2.

Not Voting: Cartwright, McColgin, Ritzhaupt, Shoemake, Stipe, Wilson (Greer).—6.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Tipps, Trent, Wilson (Beckham).—31.

Nay: Easterly, Grantham, Graves, McSpadden, Stevenson.—5.

Excused: Allen, Boecher.—2.

Not Voting: Cartwright, McColgin, Ritzhaupt, Shoemake, Stipe, Wilson (Greer).—6.

The emergency was declared passed.

SB 124, as amended, was referred for engrossment.

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

RESOLUTION

By unanimous consent, Senator McSpadden introduced the following Resolution:

SR 37—By McSpadden.

A Resolution directing the President Pro Tempore of the Senate to appoint a Committee of Three (3) Members to attend and participate in the 1961 meeting of the Southern States Probation and Parole Conference in Durham, North Carolina; directing report of Committee on any suggested legislation; and authorizing reimbursement for travel and expenses.

Senator McSpadden asked unanimous consent, which was granted, that **SR 37** be taken up for consideration, following which he asked that the Resolution be amended by striking from the title and Section 1 the words and figures "Three (3) Members" and inserting the words and figures "One (1) Member," which was ordered by the Senate.

SR 37, as amended, was read at length as follows, adopted upon motion of Senator McSpadden and referred for enrollment:

SENATE RESOLUTION NO. 37—By McSpadden.

A RESOLUTION DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO APPOINT A COMMITTEE OF ONE (1) MEMBER TO ATTEND AND PARTICIPATE IN THE 1961 MEETING OF THE SOUTHERN STATES PROBATION AND PAROLE CONFERENCE IN DURHAM, NORTH CAROLINA; DIRECTING REPORT OF COMMITTEE ON ANY SUGGESTED LEGISLATION; AND AUTHORIZING REIMBURSEMENT FOR TRAVEL AND EXPENSE.

WHEREAS, the problems of probation and parole requires constant attention and revaluation; and

WHEREAS, the southern states have formed together to exchange ideas and experiences as well as proposed legislation; and

WHEREAS, a conference among such states is now proposed which may develop

beneficial programs for adoption in the State of Oklahoma;

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

SECTION 1. The President Pro Tempore of the Senate is hereby authorized to appoint a committee of one (1) member to attend and participate in the meeting of the Southern States Probation and Parole Conference to be held in Durham, North Carolina, April 9 through April 12, 1961, for the purpose of collecting such information as may be presented concerning the programs involved in probation and parole and shall report to the State Senate any suggested legislation that such committee may deem advisable.

SECTION 2. Reimbursement for travel and expenses for such member shall be paid by the State Senate as provided by Senate Resolution No. 5, Twenty-eighth Legislature of the State of Oklahoma.

COMMITTEE APPOINTMENT

As provided for under **SR 37**, President Pro Tempore Collins appointed Senator McColgin as the committee of one (1).

MOTIONS TO RECONSIDER VOTES

Senator Payne asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 26** failed of passage be deferred for one legislative day.

The vote occurring on the Grantham motion to reconsider the vote by which **SB 155** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Berrong, Breeden, Collins, Dacus, Field, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham).—25.

Nay: Bailey, Bohannon, Cartwright, Cobb, Colston, Cowden, Easterly, Fine, Graves, McColgin, McSpadden, Shoemake, Tipps, Trent.—14.

Excused: Allen, Boecher, Hamilton.—3.

Not Voting: Stipe, Wilson (Greer).—2.

Upon motion of Senator Grantham, the vote was reconsidered by which the Rules were suspended and **SB 155** was considered engrossed and placed upon third reading and final passage.

Upon motion of Senator Grantham, the vote was reconsidered by which **SB 155** was advanced to engrossment.

GENERAL ORDER

Senator Grantham asked unanimous consent, which was granted, that **SB 155** be withdrawn from the Calendar and referred to the Committee on Revenue and Taxation.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, April 10, 1961, at 1:30 p.m., which motion was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 6, 173 and 218 each correctly enrolled.

Enrolled **SBs 6, 173 and 218** were, each, after fourth readings, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

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 27—Judiciary.

SB 170—Criminal Jurisprudence.

HB 650—Judiciary.

DO PASS, as amended:

SB 163—Business and Industry.

FIRST READING

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

SB 273—By Shoemake.

An Act relating to turnpikes; repealing Sections 1, 3 and 4, Chapter 18c, Title 68, Oklahoma Session Laws 1959, pages 286 and 287 (69 O. S. Supp. 1959, § 680, § 682 and § 683), which provided for allocation of certain amounts from motor fuels excise tax to a trust fund for added security for turnpike bonds; prohibiting the Oklahoma Turnpike Authority from employing or contracting with attorneys or for legal services and imposing such duties on the Attorney General; repealing conflicting laws; and declaring an emergency.

SB 274—By Senate Judiciary Committee.

An Act relating to the procedure in the courts of this State, and making it a duty of certain Justices of the Supreme Court and certain Judges of the Court of Criminal Appeals to conduct a continuous study of the rules, statutes and methods of procedure in civil and criminal cases for the purpose of recommending correction or change in statutes for the improvement of the administration of justice; providing that certain members of each of said

courts shall confer with appropriate committees of the Legislature; requiring acceptance of the provisions of the Act; fixing the compensation of said Justices and Judges for said services; providing for the payment of the same; and declaring an emergency.

SJR 22—By Trent.

A Joint Resolution proposing an amendment to Article X of the Constitution of Oklahoma, to be known as Section 34; authorizing enactment of laws whereby the State may become indebted in an amount not to exceed one hundred and twenty-five million dollars (\$125,000,000.00) for the purpose of construction of State and county highways; relating to the payment and discharge of the interest and principal of said debt; and providing for the submission of said proposed amendment to the people for their approval or rejection at a Special Election.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules on Monday, April 10, 1961—1:30 p.m.

Fifty-sixth Legislative Day

Monday, April 10, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by Senator McSpadden, designated to do so by the President Pro Tempore.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Berrong, Bohannon, Easterly, Morford, Pitcher, Rogers, Stipe.—8.

The Presiding Officer declared a quorum present.

Prayer was offered by the Chaplain, the Rev. Vernon O. Stewart, Pastor of the Assembly of God Church, Idabel, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Grantham introduced Jeanne Monroe and asked that she be made Honorary Page for this legislative day, which was the order.

Senator McSpadden introduced Lynette Grigsby, Donna Kay Barnes, Judy Pugh, Nancy Meyer and Carolyn Stebbing and asked that they be made Honorary Pages for this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 858—By Keyes, Skaggs, Andrews, Blankenship and Taggart.

An Act relating to county employees; providing that the Board of County Commissioners of any county in the State of Oklahoma having a population of more than three hundred and fifty thousand (350,000) according to the latest Federal decennial census, is authorized to provide by resolution for a retirement fund and system for its employees; authorizing said board by resolution to provide for a board of trustees for the control and management of such fund and system within the limits provided in this Act; providing that such fund shall be nonfiscal and separate and available for no other purpose; authorizing annual appropriations to said fund from the County General Fund; authorizing the requirement of contributions by the employees to be benefited; providing for limitations for participants as to age, length of service and amount of benefits; providing for equitable payments if the fund is insufficient to make full payment of any allowance authorized by resolution made in compliance with the terms of this Act; making the provisions of this Act severable; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB's 6, 173 and 218.**

The above numbered Enrolled Bills were referred to the Governor for consideration.

Senator Harris presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 541**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

Senator McSpadden presiding.

FIRST READING

The following Bill was introduced and read the first time:

SB 275—By Harris.

Ar. Act relating to mental health; amending Section 2, Chapter 1a, Title 43A, Oklahoma Session Laws 1955, page 252, (43A O. S. Supp. 1959, § 56); providing expenses of members of Sanity Commission be paid from court fund; and declaring an emergency.

SECOND READING

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

SB 273—Roads and Highways.

SB 274—Judiciary.

SJR 22—Roads and Highways.

HB 592—Appropriations and Budget.

HB 640—Appropriations and Budget.

HB 642—Appropriations and Budget.

HJR 505—State and Federal Government.

HJR 519—Roads and Highways.

GENERAL ORDER

SB 128 by Harris, Rogers, Ritzhaupt, Baldwin and Lollar of the Senate and Skaggs, et al, of the House was read and considered.

Upon motion of Senator Harris, **SB 128** was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **SB 128** was considered engrossed and placed upon third reading and final passage.

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, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Bohannon, Easterly, Morford, Pitcher, Rogers, Stipe.—8.

Not Voting: Tipps.—1.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Bohannon, Easterly, Morford, Pitcher, Rogers, Stipe.—8.

Not Voting: Tipps.—1.

The emergency was declared passed.

SB 128 was referred for engrossment.

Senators Rogers, Berrong, Bailey, Easterly, Morford and Pitcher asked to be shown present, which was the order.

The President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 124 correctly engrossed.

SB 145, **SRs 36** and **37** each correctly enrolled.

Engrossed **SB 124** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 145**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SRs 36** and **37** were properly signed and ordered transmitted to the Secretary of State.

Senator Trent asked to be shown excused until such time as he returns to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

Senator Ritzhaupt asked for consideration of his motion to reconsider the vote by which **SCR 28**, as amended, was adopted.

Senator Fine asked unanimous consent, to which Senator Pazoureck objected, that **SCR 28** be brought back to the Calendar and the Research and Investigating Committee be given opportunity to consider the Resolution.

Senator Fine, as a substitute, moved that **SCR 28** be brought back to the Calendar and the Committee on Research and Investigation be given an opportunity to consider the Resolution.

The President ruled the Fine motion improper as a substitute for a motion to reconsider a vote by which a measure was adopted.

Senator Ritzhaupt asked unanimous consent, to which Senator Fine objected, that the time, for the consideration of his motion to reconsider the vote by which **SCR 28** was adopted, be extended three (3) legislative days.

Senator Ritzhaupt moved that the time, for the consideration of his motion to reconsider the vote by which **SCR 28** was adopted, be extended three (3) legislative days.

Senator Fine raised a point of order against the Ritzhaupt motion, stating the said motion would require a suspension

of the Rules, which the mover did not include therein.

The President, in sustaining the Fine point of order, stated—in effect—the Ritzhaupt motion was for a suspension of Rule 12a, requiring 23 AYES for adoption.

Senator Stipe asked to be recorded present, which was the order.

The vote occurring on the Ritzhaupt motion, it was declared failed of adoption, upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Breeden, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Harris, Kerr, McClendon, McSpadden, Ritzhaupt, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Nay: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps.—22

Excused: Bohannon, Trent.—2.

The vote occurring on the Ritzhaupt motion, to reconsider the vote by which **SCR 28**, as amended, was adopted, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Breeden, Cartwright, Colston, Dacus, Fine, Hamilton, Harris, Kerr, McClendon, McSpadden, Ritzhaupt, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—19.

Nay: Bailey, Belvin, Cobb, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stipe, Tipps.—23.

Excused: Bohannon, Trent.—2.

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

GENERAL ORDER

HB 809 by Skaggs, et al., was read and considered.

Upon motion of Senator Garvin, **HB 809** was advanced to engrossment.

By unanimous consent, upon request of Senator Garvin, **HB 809** was 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: Baldwin, Belvin, Berrong, Boecher, Breedon, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—28.

Nay: Allen, Cartwright, Colston, Easterly, Hamilton, McClendon, Ritzhaupt, Stipe.—8.

Excused: Bohannon, Dacus, Trent.—3.

Not Voting: Bailey, Cobb, Collins, Cowden, Wilson (Beckham).—5.

The bill was declared passed.

Senator Garvin asked unanimous consent, which was granted, that the Emergency Section of **HB 809** be stricken and the Title amended to conform thereto.

HB 809, as amended, was referred for engrossment.

Senator Harris asked to be excused until such time as he returns to the Chamber, which was the order.

Senator Trent asked to be shown present, which was the order.

GENERAL ORDER

HB 810 by Skaggs was read and considered.

Upon motion of Senator Garvin, **HB 810** was advanced to engrossment.

By unanimous consent, upon request of Senator Garvin, **HB 810** was placed upon third reading and final passage.

THIRD READING

HB 810 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breedon, Colston, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—28.

Nay: Cartwright, Easterly, Hamilton, McClendon, McColgin, Pitcher, Tipps, Trent, Wilson (Beckham).—9.

Excused: Bohannon, Dacus, Harris.—3.

Not Voting: Cobb, Collins, Cowden, Pazoureck.—4.

The bill was declared passed.

Senator Garvin asked unanimous consent, which was granted, that the Emergency Section of **HB 810** be stricken and the Title amended to conform thereto.

HB 810, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 145**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

GENERAL ORDER

SB 27 by Romang was read and considered.

Senators Allen, Kerr and Field asked to be made co-authors of **SB 27**, which was the order.

Upon motion of Senator Romang, **SB 27** was advanced to engrossment.

Senator Pitcher presiding.

By unanimous consent, upon request of Senator Romang, **SB 27** was considered engrossed and placed upon third reading and final passage.

Senator Cartwright asked unanimous consent, which was granted, that further consideration of **SB 27** be deferred for this legislative day.

**REPORT OF ENGROSSED
AND ENROLLED BILLS**

SCR 28 correctly engrossed.

Engrossed **SCR 28** was properly signed and ordered transmitted to the Honorable House for consideration.

MOTION TO RECONSIDER VOTE

Senator Payne asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **SB 26** failed of passage be deferred for one legislative day.

Senator Field moved that when the Clerk's desk is cleared the Senate adjourn to meet at 1:30 p.m. tomorrow.

FIRST READING

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

SB 276—By Wilson (Beckham) and Bailey.

An Act relating to law enforcement officers of counties, cities and towns who attend official courses of instruction at the Southwest Center for Law Enforcement Education; providing they may be reimbursed for certain actual expenses; and declaring an emergency.

SB 277—By Morford and Wilson (Beckham).

An Act relating to public lands; amending 64 O. S. 1951, § 52(e) and § 52(f) to authorize the Commissioners of the Land Office to grant loans of public funds for farm mortgages upon security of title insurance or title guaranty; 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 11, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 587—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making an appropriation to the State Contingency and Emergency Fund; stating the purpose; providing for transfer of funds allocated which may be cancelled or lapsed; making the appropriation nonfiscal; making provisions of this Act severable; repealing all Acts in conflict herewith; and declaring an emergency.

HB 588—By Allard and Williams (Murray) of the House and McClendon and Trent 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; providing the transfer of items of appropriation; making appropriations nonfiscal; making provisions of this Act severable, repealing all laws in conflict herewith; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 900** and **HJR 518**.

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 transmitting for signature Enrolled **HCR 542**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conferences granted on:

Engrossed **SB 108**, and naming House Conferees as follows: Lance Cole and Traw.

Engrossed **SB 151**: and naming House Conferees as follows: Howard, Poynor and Skaggs.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 128 correctly engrossed.

HBs 809 and **810** each correctly engrossed.

Engrossed **SB 128** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to, and Engrossed **HBs 809** and **810**, as amended, were properly signed and 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 263—Education—Common.

FIRST READING

The following Bill was introduced and read the first time:

SB 278—By Harris.

An Act relating to school transportation; amending 70 O. S. 1951, § 9-10; authorizing school district to furnish transportation in connection with summer youth activities upon approval of school board; and declaring an emergency.

SECOND READING

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

SB 275—Public Health.

SB 276—Judiciary.

SB 277—Public Lands.

HB 858—County Government.

GENERAL ORDER

SJR 11 by Land was read and considered.

Senator Land moved that **SJR 11** be advanced to engrossment, which motion failed of adoption.

Senator Fine moved that **SJR 11** be stricken from the Calendar, which motion prevailed.

SB 163 by Payne and Cobb was read and considered.

Senator Hamilton moved to amend **SB 163**, line 10, page 27, by inserting after the word "construction" and before the word "a", the following: "provided further that all resident contractors of the State of Oklahoma must pay all taxes due the State of Oklahoma and the county wherein the said work was performed before receiving final payment under a contract for construction", which amendment was declared adopted.

Senator Payne moved that **SB 163** be advanced to engrossment, which motion failed of adoption.

HB 834 by Williams (Murray) of the House, and Cobb of the Senate, was read and considered.

Senators Berrong, Dacus, Colston, Garrison, Kerr, Trent and McColgin asked to be made co-authors of **HB 834**, which was the order.

Upon motion of Senator Cobb, **HB 834** was advanced to engrossment.

By unanimous consent, upon request of Senator Cobb, **HB 834** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
—39.

Nay: Easterly, Pazoureck.—2.

Not Voting: Collins, Ham, Rogers.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Easterly, Pazoureck.—2.

Not Voting: Collins, Ham, Rogers.—3.

The emergency was declared passed.

HB 834 as co-authored, was properly signed and ordered returned to the Honorable House.

Senator McSpadden presiding.

Senator Morford asked that Senator Garrison be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 7 by Dacus was read and considered.

Senator Cartwright moved to amend **SB 7**, line 16, page 7, by striking after the words "deposited in" the wording "the State Board of Agriculture trust fund" and by inserting in lieu thereof the following language: "the State General Fund", which amendment was declared failed of adoption.

Senator Stipe moved to amend **SB 7**, line 6, page 8, by striking after the word "pesticides" the balance of line 6, and lines 7, 8, 10, 11, 12, and 13, which amendment was tabled upon motion of Senator Easterly.

Senator Cowden presiding.

Senator Stipe moved to amend **SB 7**, line 14, page 8, by striking after the word "shall" and before the word "relieve" the word "not", which amendment was tabled upon motion of Senator Easterly.

Senator Stipe moved to amend **SB 7**, line 16, page 8, by striking after the word "subject" the balance of line 16, and lines 17 and 18, and by striking on page 9, lines 1, 2, 3, 4, and through the word "harvested" on line 5, which amendment, by unanimous consent, he withdrew.

Senator Easterly asked unanimous consent, which was granted, that he be shown as the principal author of **SB 7**.

Senators Allen and Boecher asked to be made co-authors of **SB 7**, which was the order.

Upon motion of Senator Easterly, **SB 7**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Cobb, Colston, Cowden, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe, Tipps.—11.

Excused: Garrison.—1.

Not Voting: Collins.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritz-

haupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Cobb, Colston, Cowden, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe, Tipps.—11.

Excused: Garrison.—1.

Not Voting: Collins.—1.

The emergency was declared passed.

SB 7, as amended, was referred for engrossment.

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

GENERAL ORDER

SCR 27 by Social Welfare Committee was read and considered.

Senator Ritzhaupt moved to amend **SCR 27**, line 9, page 3, by deleting after the word "not" and before the word "fifteen" the words "to exceed" and inserting the words "less than," which amendment was declared adopted.

Senator Garvin presiding.

Senator Cowden presiding.

SCR 27, as amended, was read at length, adopted upon motion of Senator Trent and referred for engrossment.

SB 221 by Allen was read and considered.

Senator Stipe moved to amend **SB 221**, line 5, page 2, by inserting after the word "will" and before the word "whereby" the following: "pertaining to the furnishing of water, sewer or garbage collection service and" which amendment was declared adopted.

Upon motion of Senator Allen, **SB 221**, as amended, was advanced to engrossment.

Upon motion of Senator Allen, the rules of the Senate were suspended and **SB 221**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 221 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Garvin, Grantham, Graves, Ham, Harris, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Cobb, Fine, Hamilton, McClendon, Shoemake.—5.

Excused: Dacus, Garrison.—2.

Not Voting: Collins, Kerr, Land, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Garvin, Grantham, Graves, Ham, Harris, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Cobb, Fine, Hamilton, McClendon, Shoemake.—5.

Excused: Dacus, Garrison.—2.

Not Voting: Collins, Kerr, Land, Stipe.—4.

The emergency was declared passed.

SB 221, as amended, was referred for engrossment.

CONFERENCE COMMITTEE

As previously authorized to do, President Pro Tempore Collins announced appointment of the Senate Conferees under the following Senate Bills:

SB 108: Boecher, Fine and Hamilton.

SB 151: Wilson (Beckham), Easterly and Morford.

GENERAL ORDER

SB 227 by Shoemake was read and considered.

Senator Shoemake moved to amend **SB 227**, line 6, page 2, by striking the figures "\$3600.00" and inserting the figures "\$4200.00", which amendment was declared adopted.

Upon motion of Senator Shoemake, **SB 227**, as amended, was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 227**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 227 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Land, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—32.

Nay: Morford.—1.

Excused: Dacus, Garrison.—2.

Not Voting: Allen, Berrong, Cartwright, Collins, Easterly, Grantham, Kerr, Stipe, Wilson (Beckham).—9.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Land, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—32.

Nay: Morford.—1.

Excused: Dacus, Garrison.—2.

Not Voting: Allen, Berrong, Cartwright, Collins, Easterly, Grantham, Kerr, Stipe, Wilson (Beckham).—9.

The emergency was declared passed.

SB 227, as amended, was referred for engrossment.

GENERAL ORDER

HB 626 by Williams (Carter) was read and considered.

Senator Morford moved to amend **HB 626**, line 3, page 2, by striking Section 2 and inserting the following: "Section 2. In event the guardian as appointed does not act within the prescribed answer date the court may then appoint guardian for the suit to institute the defense for the infant" and amend the title by striking the words "AND DECLARING AN EMERGENCY" which amendment was declared adopted.

Senator Tipps asked to be made co-author of **HB 626**, which was the order.

Upon motion of Senator Morford, **HB 626**, as amended, was advanced to engrossment.

Upon motion of Senator Morford, the rules of the Senate were suspended and **HB 626**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Shoemake presiding.

THIRD READING

HB 626 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Field, Fine, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—35.

Excused: Dacus, Garrison.—2.

Not Voting: Berrong, Cartwright, Col-

lins, Easterly, Kerr, Stipe, Wilson (Beckham).—7.

The bill was declared passed.

HB 626, as amended, was referred for engrossment.

Senator Fine asked unanimous consent, which was granted, that the Special Committee appointed under **SR 7**, be shown excused for the purpose of Committee work.

GENERAL ORDER

HB 731 by Nichols (Seminole) et al of the House and Belvin, Hamilton, Boecher, Baldwin, McColgin, Kerr, Stevenson, Cobb, Payne, Ritzhaupt, Fine, McSpadden, Allen, Grantham, Wilson (Greer) and Tipps of the Senate was read and considered.

Senator Bohannon moved to amend **HB 731**, line 4, page 2, by changing the word "May" to read "July," which amendment was tabled upon motion of Senator McClendon.

Upon motion of Senator Belvin, **HB 731**, as amended, was advanced to engrossment.

Senators Tipps and McSpadden asked that their names be stricken as co-authors of **HB 731**, which was the order.

Senator Belvin asked that further consideration of **HB 731**, as amended, be deferred until some future legislative day, which was the order.

MOTION TO RECONSIDER VOTE

Senator Payne asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 26** 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 was declared adopted.

FIRST READING

The following Bills were introduced and read the first time:

SB 279—By Stipe.

An Act relating to engineers; amending 59 O. S. 1951, § 442; to provide for qualification of certificate of registration without written examination as professional engineer to those persons having ten (10) or more years experience in engineering; and declaring an emergency.

SB 280—By Morford.

An Act relating to the termination by notice of tenancy from year to year; amending 41 O. S. 1951 § 5 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 43—Appropriations and Budget.

SB 49—Appropriations and Budget.

SB 52—Appropriations and Budget.

SB 56—Appropriations and Budget.

SB 190—Business and Industry.

SB 191—Business and Industry.

SB 210—Business and Industry.

SB 225—Business and Industry.

HB 671—Judiciary.

HB 843—Privileges and Elections.

DO PASS, as amended:

SB 41—Appropriations and Budget.

SB 184—Business and Industry

SB 188—Business and Industry.

SB 189—Business and Industry.

SB 192—Business and Industry.

SB 249—Appropriations and Budget.

HB 565—Judiciary.

WITHOUT RECOMMENDATION:

SB 186—Business and Industry, as amended.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules—1:30 p.m., tomorrow.

Fifty-eighth Legislative Day

Wednesday, April 12, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Berrong, Ham.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Graves, after introducing Kay Johnson and Lee Spencer, both of Shawnee, Oklahoma, asked unanimous consent, which was granted, that Kay be made Honorary Journal Clerk, and Lee be made Honorary President Pro Tempore for this legislative day.

Senator Graves introduced Jimmy Hurd and asked that he be made Honorary Page for this legislative day, which was the order.

RESOLUTIONS

Senator Graves introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 38—By Graves.

A RESOLUTION TAKING NOTE OF THE RECENT SELECTION OF MISS KAY JOHNSON, DAUGHTER OF MR. AND MRS. J. F. JOHNSON, SHAWNEE, OKLAHOMA, AS STATE "JUNIOR MISS AMERICA", REPRESENTING OKLAHOMA AT MOBILE, ALABAMA, IN THE NATIONAL CONTEST; COMMENDING HER ON THIS DISTINGUISHED HONOR AND ON THE TALENT, BEAUTY AND TRAITS OF CHARACTER WHICH RESULTED IN HER SELECTION; AND DIRECTING THAT DULY AUTHENTICATED COPIES HEREOF BE PRESENTED TO MISS JOHNSON AND TO HER PARENTS, MR. AND MRS. J. F. JOHNSON, SHAWNEE, OKLAHOMA.

WHEREAS, Miss Kay Johnson, daughter of Mr. and Mrs. J. F. Johnson of Shawnee, Oklahoma, was recently chosen as "Junior Miss America" of the State of Oklahoma and represented this great State in the National Contest at Mobile, Alabama; and

WHEREAS, Such selection is made on the basis of charm, poise and outstanding personal qualities and traits of character; and

WHEREAS, The selection of Miss Kay Johnson to represent the State of Oklahoma was an outstanding one as she is one of the finest, loveliest and most talented young ladies reared in this Sovereign State; and

WHEREAS, It is wholly fitting and appropriate that the Senate of the State of Oklahoma express its high regard for

those qualities which enabled this young lady to be selected to represent her State in the "Junior Miss America" Contest.

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

SECTION 1. That Miss Kay Johnson of Shawnee, Oklahoma, be and she is hereby officially congratulated on being chosen Oklahoma's "Junior Miss America" and is hereby heartily commended for those personal qualities and traits of character which enabled her to win this high honor.

SECTION 2. That duly authenticated copies of this Resolution be presented to Miss Kay Johnson and to her parents, Mr. and Mrs. J. F. Johnson of Shawnee, Oklahoma.

Senator Graves introduced the following Resolution, being co-authored, by unanimous consent, by Field, Wilson (Greer), Grantham, Tipps and Payne, which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 39—By Graves, Field, Wilson (Greer), Grantham, Tipps and Payne.

A RESOLUTION CONGRATULATING AND COMMENDING LEE SPENCER SON OF MR. AND MRS. LEE SPENCER OF SHAWNEE, OKLAHOMA, ON BEING ELECTED GOVERNOR OF THE YMCA HI-Y "YOUTH AND GOVERNMENT" LEGISLATIVE SESSION IN 1961; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE PRESENTED TO LEE SPENCER, TO HIS PARENTS, MR. AND MRS. LEE SPENCER OF SHAWNEE, OKLAHOMA, AND TO THE SOUTHWEST AREA COUNCIL OF THE YMCA.

WHEREAS, Each year promising young citizens from throughout this State participate in a brief but thorough course on the workings and responsibility of Oklahoma government; and

WHEREAS, This program, sponsored by the YMCA through its Hi-Y "Youth and Government" program lays one of the cornerstones of good citizenship and knowledge of the workings of State government so highly beneficial to these young citizens who attend; and

WHEREAS, Lee Spencer of Shawnee, Oklahoma, a leader in youth activities, honor student and outstanding young citizen, won the approval of the students participating in the program and was elected to the high honor of serving as their Governor, and

WHEREAS, It is appropriate for this Legislative body to express its high appreciation to this outstanding young citizen, Lee Spencer, and to commend him on his outstanding achievements.

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

SECTION 1. That Lee Spencer be and he is hereby congratulated on being elected Governor of the Hi-Y "Youth and Government" Session in 1961 and is hereby officially commended for his display of the high qualities of character and leadership which resulted in his having been elected as Governor.

SECTION 2. That the Southwest Area Council of the YMCA be commended on the fine service it renders to the young citizens of this State in training them in the ways of citizenship and government.

SECTION 3. That duly authenticated copies of this Resolution be presented to Lee Spencer, to his parents, Mr. and Mrs. Lee Spencer of Shawnee and to the Southwest Area Council of the YMCA.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 612—By Allard, Williams (Murray) and Stevens of the House and McClendon and Trent of the Senate.

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 an appropriation to the Small Watershed Control Fund; expressing Legislative intent; making the appropriation nonfiscal; making the provisions of this Act severable and declaring an emergency.

HB 615—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the State Board of Public Affairs; stating the purpose; providing for the appointment and compensation of other employees; providing for the method of administering the appropriation for the maintenance and supervision of Oklahoma orphans; making the appropriations nonfiscal; making the provisions of this Act severable; and declaring an emergency.

HB 739—By Ogden, Holder, Nichols (Dewey), McChristian, Ford and Patterson.

An Act relating to delinquent taxes; amending 68 O. S. 1951, § 432 1, which pertains to the resale-property fund, by authorizing expenditures from said fund for the employment of necessary clerical personnel in the preparation of personal tax warrants and for publication of delinquent personal tax lists, delinquent tax sale lists, and resale tax lists; authorizing expenditures from said fund for the payment of necessary supplies, records and advertising costs in preparing said lists; and declaring an emergency.

HB 851—By Goodfellow, Howze, Howe, Tate and Lance of the House and Allen of the Senate.

An Act relating to Conservancy Districts and Master Conservancy Districts; repealing Section 2, Chapter 5a, Title 82,

Oklahoma Session Laws 1957, page 559; and amending Sections 2 and 3, Chapter 5, Title 82, Oklahoma Session Laws 1957, pages 553 and 554; amending Section 3, Chapter 5, Title 82, Oklahoma Session Laws 1955, page 470, as amended by Section 1 Chapter 5a, Title 82, Oklahoma Session Laws 1957, page 558; extending the provisions of 82 O. S. 1951, § § 126-276.19, inclusive to Master Conservancy Districts; amending Section 4, Chapter 5, Title 82, Oklahoma Session Laws 1957, page 555; amending Section 1, Chapter 5b, Title 82, Oklahoma Session Laws 1955, page 471; amending 82 O. S. 1951, § § 602, 606 and 642; amending Section 5, Chapter 5, Title 82, Oklahoma Session Laws 1959, page 377; providing such districts shall not be political corporations or subdivisions of the State; providing for bonds of certain officers and employees; providing for the appointment of the first Board of Directors of a Master Conservancy District by the District Judge, the appointment or election of the second Board of Directors, the qualifications and compensation of directors, the filling of vacancies and appointment of officers; authorizing a Master Conservancy District or Conservancy District to contract with any other public entity; authorizing the formation of a Master Conservancy District anywhere in the State of Oklahoma; making specified irrigation districts statutes applicable to Master Conservancy Districts under certain conditions; requiring signatures of fifty-one (51) percent of landowners outside of cities and towns to form Master Conservancy Districts; providing for publication of notice in one newspaper in the county affected by the district; providing for the annexation of additional territory to a Master Conservancy District and prescribing the requirements therefor; requiring a Master Conservancy District to establish all levies, assessments, tolls or charges to meet contract indebtedness with the United States; providing for the appraisal of benefits and damages to land within

boundaries of municipal corporations, institutions and political subdivisions to be against municipal corporations, institutions and political subdivisions, for the form and filing of said report of appraisal, notice of hearing thereof, filing of objections thereto, and hearing and approval or disapproval thereof; providing for the election of appraised benefits or damage against municipal corporations, institutions and political subdivisions; authorizing any component area of a Master Conservancy District to make necessary contributions for defraying the expenses to accomplish the objectives and purposes of the district; providing that all assessments to be co-equal in status with all other liens and obligations of the municipal corporation, institution and political subdivision concerned; making the provisions of this Act severable; and declaring an emergency.

HB 891—By Bond, Cole, Shibley, Bower, Howard, Johnston, Avey, Lance, Skaggs and Howe of the House and Ham, Cowden, Cartwright and Graves of the Senate.

An Act relating to oil and gas; authorizing the exercise of eminent domain to comply with orders of the Corporation Commission for disposal of salt water and other deleterious substances by operators of oil and gas leases; making court procedure for such condemnation the same as applies to railroads; and declaring an emergency.

HB 909—By Hopkins, Atkinson, Johnston, Forsythe, Howard, McCune, Bradley (Tulsa) and Burkett.

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 the micro-filming of such instruments shall be a lawful expense of the court funds of the several counties, under certain conditions; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 201** and **215**.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 834**.

The above numbered Enrolled Bill was, 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 **HBs 809, 810** and **822**, as amended.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 7, 221 and **227, SCR 27** and **HB 626** each correctly engrossed.

Engrossed **SBs 7, 221, 227** and **SCR 27** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 626**, as amended, were properly signed and 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 883—Appropriations and Budget.

HB 884—Appropriations and Budget.

DO PASS, as amended:

SB 69—Appropriations and Budget.

FIRST READING

The following Bills were introduced and read the first time:

SB 281—By Hamilton.

An Act requiring that a personal or corporate owned private utility be required to impound all money received from rate increases when a rate suit is filed, and the same be held until such rate case is finally adjudicated, and declaring an emergency.

SB 282—By Grantham of the Senate and Craig (Kay), Howe and Green of the House.

An Act relating to taxation; amending 68 O. S. 1951, § 1486, by providing that failure to file any required return or report pursuant to State tax laws and after notice by registered or certified mail with return receipt requested shall be prima facie evidence of intent to defraud the State and evade the payment of the tax; and declaring an emergency.

SB 283—By Grantham.

An Act relating to assistant County Attorneys; providing that in certain counties such attorneys drawing not more than sixty percent (60%) of the salary of the County Attorney of such county may be authorized to engage in the private practice of law; and declaring an emergency.

SECOND READING

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

SB 278—Education—Common.

SB 279—Business and Industry.

SB 280—Judiciary.

HB 587—Appropriations and Budget.

HB 588—Appropriations and Budget.

Senator Harris asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 205 by Shoemake, et al, of the Senate, and Morgan, et al, of the House, was read and considered.

Senator Breeden moved to amend **SB 205**, line 9, page 10, by adding after the period, the following: "and in addition each retail dealer so licensed shall post a surety bond in the amount of One Thousand Dollars (\$1,000.00) approved by the County Judge, which bond shall be forfeited and the money transferred to the Court Fund of said County should such retail establishment ever be declared a public nuisance by a Court of competent authority." which amendment was tabled upon motion of Senator Shoemake.

Senator Kerr moved to amend **SB 205**, line 1, page 22, by striking the words "forty-eight" and substituting in lieu thereof the words "twenty-four," and by adding after the word "hours" on line 4, page 22, the wording "said lights to be of not less than fifty watts".

Senator Kerr asked unanimous consent, which was granted to amend his amendment by deleting the wording "said lights to be of not less than fifty watts".

Senator Shoemake moved to table the Kerr amendment, as amended, which motion was declared failed of adoption.

The vote occurring upon the Kerr amendment, it was declared adopted.

Senator Romang moved to amend **SB 205**, between lines 15 and 16, page 24, by adding a new subsection (o) as follows: "For any place licensed to sell alcoholic beverages to sell such beverages for consumption on the premises between the hours of (12) o'clock midnight and (7) o'clock a.m., excepting Sundays when such beverages may not be sold between the hours of (12) o'clock midnight of Saturday and (7) o'clock a.m. the following Monday."

Senator Shoemake moved to table the Romang amendment, which motion was declared failed of adoption.

The vote occurring upon the Romang amendment, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Bohannon, Breeden, Cartwright, Cobb, Colston, Cow-

den, Dacus, Easterly, Garvin, Grantham, Graves, Hamilton, Kerr, McClendon, McCoglin, Payne, Rogers, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—25.

Nay: Baldwin, Boecher, Collins, Field, Fine, Land, Lollar, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Tipps.—13.

Excused: Berrong, Ham, Harris.—3.

Not Voting: Garrison, Morford, Trent.—3.

Senator Ritzhaupt moved to amend **SB 205**, line 7, page 28, by adding after the words "condition" the following: "Such establishment shall be subject to inspection and supervision of the State Health Department in accordance with the regulations governing places where food or drink is being served."

Senator Shoemake moved to table the Ritzhaupt amendment, which motion was declared failed of adoption.

The vote occurring upon the Ritzhaupt amendment, it was declared adopted.

Senator Cartwright moved to amend **SB 205**, line 9, page 10, by adding after the words and figures "One Hundred Dollars (\$100.00)" the following language: "and same shall be paid to the county general fund."

Senator Shoemake moved to table the Cartwright amendment, which motion was declared failed of adoption.

The vote occurring upon the Cartwright amendment, it was declared adopted.

Senator Cartwright moved to amend **SB 205**, line 12, page 10, by adding after the words and figures "Fifty Dollars (\$50.00)" the following language: "and same shall be paid to the county general fund."

Senator Shoemake moved to table the Cartwright amendment, which motion was declared failed of adoption.

The vote occurring upon the Cartwright amendment, it was declared adopted.

Senator Cartwright moved to amend **SB 205**, line 18, page 10, after the words and

figures "Twenty-five Dollars (\$25.00)" the following language: "and same shall be paid to the county general fund"

Senator Shoemake moved to table the Cartwright amendment, which motion was declared failed of adoption.

The vote occurring upon the Cartwright amendment, it was declared adopted.

Senator Cartwright moved to amend **SB 205**, line 8, page 11, by adding after the word "permit" the following language: "said license tax shall be paid to the county general fund"

Senator Shoemake moved to table the Cartwright amendment, which motion was declared failed of adoption.

The vote occurring upon the Cartwright amendment, it was declared adopted.

Senator Romang moved to amend **SB 205**, between lines 17 and 18, page 24, by adding after "Section 4. It shall be unlawful:"—a new subsection (p) to read as follows: "for any license to be issued to any applicant for a consumption on the premises license in the event any portion of the premises shall be located within five hundred (500) feet of a church or a school building, or any property being held by said church or school upon which a church or school is to be built in the future, provided that if such church or school shall be established within five hundred (500) feet of any licensed premises after such premises have been licensed, this shall not be a bar to renewal of such license so long as it has been in continuous force and effect. 'such distance between the church or school building and the contemplated licensed premises shall be measured along the center line of the street or streets between 2 fixed points on said center line determined by projecting straight lines, at right angles to the center line, from the part of the church property line nearest to the applicant licensed premises and the part of the building proper of the contemplated licensed premises.'"

Senator Romang asked unanimous con-

sent, which was granted, to amend his amendment by inserting after the word "property" and before the word "being" the word "now" and by striking after the word "school" and before the word "provided" the following language: "upon which a church or school is to be built in the future"

Senator Allen moved to amend the Romang amendment by adding after the word "be" and before the word "established" the following: "now be in existence"

Senator McClendon moved to table the Allen amendment to the Romang amendment, which motion was declared failed of adoption.

The vote occurring upon the Allen amendment, it was declared adopted.

The vote occurring upon the Romang amendment, as amended, it was declared adopted.

Senators Tipps and Cobb asked unanimous consent, which was granted, that their names be removed as co-authors of **SB 205**.

Senators Stevenson, Belvin and Colston asked unanimous consent, which was granted, to be made co-authors of **SB 205**.

Senator Shoemaker asked unanimous consent, to which Senator Romang objected, to re-refer **SB 205** to the Committee on Business and Industry for further study.

Senator Shoemaker moved to re-refer **SB 205** to the Committee on Business and Industry for further study, which motion was adopted upon a roll call as follows:

Aye: Baldwin, Boecher, Collins, Easterly, Field, Fine, Garrison, Garvin, Grant ham, Land, Lollar, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham).—20.

Nay: Allen, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Morford, Payne, Rogers, Romang, Stevenson, Wilson (Greer).—19.

Excused: Bailey, Berrong, Harris.—3.

Not Voting: Bohannon, Cobb.—2.

Senator Ham asked to be shown present, which was the order.

Senator Bailey asked to be shown excused until such time as he returns to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Payne motion to reconsider the vote by which **SB 26** failed of passage, it was declared failed of adoption upon roll call as follows:

Aye: Baldwin, Belvin, Bohannon, Cobb, Collins, Colston, Dacus, Fine, Grantham, Graves, Ham, Hamilton, McClendon, McSpadden, Payne, Pazoureck, Rogers, Romang, Stipe, Tipps, Trent.—21.

Nay: Boecher, Breeden, Cartwright, Field, Garrison, Garvin, Kerr, Land, Lollar, McColgin, Morford, Pitcher, Ritzhaupt, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—17.

Excused: Bailey, Berrong, Harris.—3.

Not Voting: Allen, Cowden, Easterly.—3.

THIRD READING

SB 179 was read for the third time at length.

Senator Collins asked unanimous consent, which was granted, to amend **SB 179**, line 2, page 1, by striking after the word "into" and before the word "Senatorial" the words "Twenty-nine" and insert the word "Thirty"; line 18, page 8, after the word "District" and before the word "Okmulgee" delete the word "Creek"; line 2, page 9, strike the word "seven" before the word "Senators" and insert the word "six"; Strike the remainder of line 2, all of line 3 and line 4 down to the word "thereafter" before the word "one"; and on line 15½, page 9, insert the following and re-number the Districts "Twenty-eighth District: Creek County, shall have one Senator to be nominated and elected from the District at large in 1962 and each four (4) years thereafter." Also, line 11, page 10, after the word "District" and before the word "Senators" delete the word "seven" and insert the word "six," which amendment was declared adopted.

SB 179, as amended on Third Reading, was read at length.

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

Aye: Allen, Baldwin, Belvin, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Grantham, Hamilton, Kerr, McClendon, McSpadden, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Boecher, Breeden, Garrison, Graves, Ham, Land, Lollar, McColgin, Payne, Pitcher, Rogers.—11.

Excused: Bailey, Berrong, Harris.—3.

Not Voting: Easterly, Garvin, Morford.—3.

The bill was declared passed.

SB 179, as amended, was referred for engrossment.

Senator McSpadden presiding.

THIRD READING

HB 731 was read for the third time at length.

Senator Dacus asked unanimous consent, which was granted, to be shown as a co-author of **HB 731**.

Senator Belvin asked unanimous consent, which was granted, to amend **HB 731**, line 17, page 5, by deleting after the words "on or before" the balance of line 17 and all of line 18 and substitute in lieu thereof the following: "5 p.m., on the 5th day following the close of the filing period a", which amendment was declared adopted.

HB 731, as amended on Third Reading, was read at length.

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

Aye: Allen, Belvin, Cobb, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Wilson (Greer).—24.

Nay: Boecher, Bohannon, Breeden, Cartwright, Colston, Garrison, Garvin, Lollar,

Rogers, Romang, Tipps, Trent, Wilson (Beckham).—13.

Excused: Bailey, Berrong, Harris.—3.

Not Voting: Baldwin, Collins, Ham, Morford.—4.

The bill was declared passed.

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

Aye: Allen, Belvin, Cobb, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—26.

Nay: Boecher, Bohannon, Breeden, Cartwright, Colston, Garrison, Garvin, Morford, Rogers, Romang, Trent, Wilson (Beckham).—12.

Excused: Bailey, Berrong, Harris.—3.

Not Voting: Baldwin, Collins, Ham.—3.

The emergency was declared failed of passage.

HB 731, as amended, was referred for engrossment.

Senator Berrong asked to be recorded present, which was the order.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Rogers moved to reconsider the vote by which **HB 731**, as amended, was passed.

As provided under Rule 12-a, Senator Garrison moved that the vote be reconsidered by which **SB 179**, as amended, was passed.

GENERAL ORDER

SB 52, by McClendon and Trent of the Senate and Allard et al of the House, was read and considered.

Upon motion of Senator McClendon, **SB 52** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 52** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 52 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Harris.—2.

Not Voting: Baldwin, Collins, Ham.—3.

The Bill was declared passed.

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

Aye: Allen Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Harris.—2.

Not Voting: Baldwin, Collins, Ham.—3.

The Emergency was declared passed.

SB 52 was referred for engrossment.

GENERAL ORDER

SB 56 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Upon motion of Senator McClendon, **SB 56** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 56** was considered engrossed and placed on third reading and final passage.

THIRD READING

SB 56 was read for the third time at length.

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

Aye: Allen, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Harris.—2.

Not Voting: Baldwin, Berrong, Collins.—3.

The Bill was declared passed.

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

Aye: Allen, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Harris.—2.

Not Voting: Baldwin, Berrong, Collins.—3.

The Emergency was declared passed.

SB 56 was referred for engrossment.

GENERAL ORDER

SB 41 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Senator Morford moved to amend **SB 41**, line 16, page 2, by striking after the word "Health" the remainder of said line, line 17 and to the period on line 18, which amendment was tabled upon motion of Senator Fine.

Upon motion of Senator McClendon, **SB 41** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 41** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 41 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Breeden, Garrison, Garvin, Grant-ham, Graves, Morford, Pazoureck, Rogers, Romang.—9.

Excused: Bailey.—1.

Not Voting: Berrong, Collins.—2.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Breeden, Garrison, Garvin, Grant-ham, Graves, Morford, Pazoureck, Rogers, Romang.—9.

Excused: Bailey.—1.

Not Voting: Berrong, Collins.—2.

The emergency was declared passed.

SB 41 was referred for engrossment.

GENERAL ORDER

SB 43 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Upon motion of Senator McClendon, **SB 43** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 43** 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Bailey.—1.

Not Voting: Cobb, Collins, Cowden, Garrison, Stevenson, Wilson (Beckham).—6.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Bailey.—1.

Not Voting: Cobb, Collins, Cowden, Garrison, Stevenson, Wilson (Beckham).—6.

The emergency was declared passed.

SB 43 was referred for engrossment.

GENERAL ORDER

SB 49 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Upon motion of Senator McClendon, **SB 49** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 49** 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, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey.—1.

Not Voting: Berrong, Cobb, Collins, Cowden, Garrison, Stevenson.—6.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey.—1.

Not Voting: Berrong, Cobb, Collins, Cowden, Garrison, Stevenson.—6.

The Emergency was declared passed.

SB 49 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 Collins pre-

siding, who made the following announcements:

The Senate, in executive session and upon motion of Senator McClendon, advised and consented to the confirmation of the executive nomination of WAYNE N. WALLACE, of Antlers, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission, for a term effective upon confirmation and ending July 1, 1967.

The Senate, in executive session and upon motion of Senator Shoemake, advised and consented to the confirmation of the executive nomination of HARRY GIBSON, of Muskogee, Oklahoma, as a member of the Oklahoma Industrial Finance Authority, for a term effective upon confirmation and ending October 11, 1962.

The Senate, in executive session and upon motion of Senator Garvin, advised and consented to the confirmation of the executive nomination of ROY B. PATTON, of Duncan, Oklahoma, as a member of the Oklahoma Industrial Finance Authority, for a term effective upon confirmation and ending October 11, 1966.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of SIDNEY P. UPSHER, of Oklahoma City, as a member of the Alcoholic Beverage Control Board, for a term effective upon confirmation and ending June 22, 1965.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 11:00 a.m., tomorrow, which motion prevailed.

FIRST READING

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

SB 284—By Bailey.

An Act relating to taxation of motor vehicles by municipalities; authorizing municipalities to impose excise taxes on certain motor vehicles; providing for the disposition of the proceeds of such taxes;

providing that such taxes shall be in addition to any other taxes upon motor vehicles provided for by any other law of this State; repealing 47 O. S. 1951, § 22.11 and all other laws or parts of laws to the extent of any conflict with the provisions of said Act; and declaring an emergency.

SB 285—By Berrong.

An Act amending 74 O. S. 1951, § 18c, relating to the employment of attorneys for certain boards, commissions and authorities; prescribing their duties; providing Attorney General shall defend certain actions; directing State Budget Director to reject claims for special legal services except as provided in 74 O. S. 1951, § 18c; and declaring an emergency.

SB 286—By McSpadden of the Senate.

An Act amending the Motor Vehicle License and Registration Act; amending 47 O. S. 1951, § 22.3, as amended by Title 47, Chapter 1, Section 1, O. S. 1953 at pages 184 and 185: to require the owner, possessor or dealer of a vehicle registering same for personal use of him and his immediate family and/or use in his business to present current driver's li-

censes issued by the State of Oklahoma for himself and make affidavit that all persons who regularly drive said vehicle possess a current valid driver's license; requiring such owner, possessor, or dealer to sign an affidavit, as part of his application for registration, that he has complied with the above requirement, setting out penalties for the violation of this amendment; providing for severability; repealing all laws or parts of laws contrary to or inconsistent with the provisions of this Act; 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 779—Education—Higher.

HB 890—Education—Higher.

DO PASS, as amended:

HB 705—Education—Higher.

As provided under the Field motion, the Senate was declared adjourned to meet at 11:00 a.m., tomorrow.

Fifty-ninth Legislative Day

Thursday, April 13, 1961

Pursuant to adjournment, the Senate met at 11:00 a.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Excused: Allen, Breeden, Colston, Morford, Tipps, Trent.—6.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 676—By Lance, Blankenship, Bradley (Tulsa), Craig (Kay), Diel, Fogarty, Green, Nichols (Dewey), Ogden, Patterson and Poynor.

An Act relating to cities and towns; authorizing cleaning and mowing of property by city or town after notice and hearing to determine detrimental effect of property on public health, benefit or welfare or danger of fire and benefits to property; allowing actual cost thereof to be assessed against property owner; providing performance of cleaning and mowing to be government functions; authoriz-

ing collection from property owner by County Treasurer as other taxes now provided by law; declaring co-equality of liens; and declaring an emergency.

HB 863—By Committee on Elections and Privileges of the House and McChristian, Cole, Ogden, Burnham, Harper, Howard, Watkins, Willis (Cherokee), Finch, Clark, Green, Larason, Levergood, Abbott, Avey, Bernard, Bradley (Tulsa), Bynum, Diel, Eidson, Fitch, Ford, Fowler, Henry, Holcomb, Hopkins, Jones, McCune, Morgan, Nichols (Dewey), Odom (Wagoner), Patterson, Privett, Redman, Sanguin, Settles, Sparkman, Sullivan, Tinker, Tucker, Vandiver, Williams (Carter) and Witt.

An Act relating to election expenses; amending 26 O. S. 1951, § 556a; increasing compensation of precinct election officers from five dollars (\$5.00) to seven dollars fifty cents (\$7.50) for services on election day; authorizing inspector to be paid for three (3) days; authorizing mileage for such officials; providing for additional counters in certain cases; providing for additional compensation in certain counties; excluding municipal and school elections; and declaring an emergency.

HB 871—By Taliaferro.

An Act relating to county-owned hospitals; providing for audits of such hospitals by the State Examiner and Inspector; prescribing system and method of accounting; providing for payment and determination of the cost of such audits; and declaring an emergency.

HB 898—By Skeith of the House and Ritzhaupt and Romang of the Senate.

An Act relating to regulated drugs; par-

tially exempting certain preparations, under certain conditions, from the provisions of the uniform narcotic drug Act (63 O. S. 1951, § 401-424 as amended); amending 63 O. S. 1951 § 408, as amended, and subsection (4) of 63 O. S. 1951 § 409; repealing conflicting laws; and declaring an emergency.

HB 923—By Howard, Hopkins, Atkinson, Johnston, Forsythe, McCune and Bradley (Tulsa).

An Act relating to county officers in certain counties; amending 10 O. S. 1951 § 116c, § 116e and § 116f, as amended; providing for assistant probation officers and secretary to probation officer; defining duties; fixing compensation and expenses of probation officer, assistant and secretary; directing payments out of certain funds; and declaring an emergency.

HJR 520—By Privett and Tate.

A Joint Resolution relating to the Pawnee Bill Ranch and possessions; authorizing and empowering the Oklahoma Planning and Resources Board to negotiate and purchase the establishment, memorabilia, and mementos; reciting legal description; urging speed in acquisition; 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 139**.

The above numbered Bill was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 809, 810 and 822**.

The above numbered Enrolled Bills, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 543—By Sparks and Hesser of the House and Collins of the Senate.

By unanimous consent, **HCR 543** was taken up for immediate consideration, following which Senators McSpadden, Cowden, Grantham, Boecher, Hamilton, Kerr, Field, McColgin, Dacus, Payne, Bailey and Belvin asked to be made co-authors, which was granted, the Resolution being read at length as follows and adopted upon motion of Senator Field:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 543—By Sparks and Hesser of the House and Collins, McSpadden, Cowden, Grantham, Boecher, Hamilton, Kerr, Field, McColgin, Dacus, Payne, Bailey and Belvin of the Senate.

A CONCURRENT RESOLUTION COMMENDING AND CONGRATULATING THE WRESTLING TEAM OF OKLAHOMA STATE UNIVERSITY AND THEIR COACH, MYRON RODERICK AND HIS STAFF ON WINNING THE NCAA NATIONAL WRESTLING CHAMPIONSHIP OF 1961; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE FORWARDED TO THE TEAM, AND TO COACH MYRON RODERICK AT OKLAHOMA STATE UNIVERSITY, STILLWATER, OKLAHOMA.

WHEREAS, the Wrestling Team of Oklahoma State University with brilliant depth and fighting spirit has won their 22nd NCAA National Championship; and

WHEREAS, the "Cowboys", with a sparkling series of victories broke their own team scoring record of 77, set in 1958, by outdistancing the "Sooners" 82 to 63; and

WHEREAS, much of the skill and fighting spirit of this great team can be attributed to the unsurpassed coaching of Coach Myron Roderick and his splendid staff; and

WHEREAS, the Oklahoma Legislature wishes to recognize and pay tribute to the many victories and success of this great team and to Coach Myron Roderick and his staff.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE, AND THE SENATE CONCURRING THEREIN:

SECTION 1. That the Oklahoma State University Wrestling Team be and they are hereby congratulated on winning the NCAA National Wrestling Championship, and commended on their brilliant depth and fighting spirit as a team.

SECTION 2. That Coach Myron Roderick and his outstanding staff be and they are hereby commended for the fine coaching given to this Championship team.

SECTION 3. That duly authenticated copies of this Resolution be forwarded to the team and to Coach Myron Roderick at Oklahoma State University, Stillwater, Oklahoma.

Engrossed **HCR 543**, as co-authored, was properly signed and ordered returned to the Honorable House.

DECLARATION OF VOTE

Senator Boecher 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 223**, he would have voted "Aye" on the passage of both the bill and the emergency section.

FIRST READING

The following Bills were introduced and read the first time:

SB 287—By Ritzhaupt.

An Act relating to public finance; amending 62 O. S. 1951, § 9.4; declaring all appropriations in excess of estimate of funds to accrue to emergency appropriation fund be null and void; and declaring an emergency.

SB 288—By Land.

An Act relating to false advertising of insurers not authorized to transact business in Oklahoma; providing for notice of

violations; providing for enforcement by Insurance Commissioner; providing for service of process.

SECOND READING

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

SB 281—Public Service Corporations.

SB 282—Revenue and Taxation.

SB 283—Judiciary.

SB 284—Municipal Government.

SB 285—State and Federal Government.

SB 286—State and Federal Government.

HB 612—Appropriations and Budget.

HB 615—Appropriations and Budget.

HB 851—Agriculture.

HB 891—Oil and Gas.

HB 909—County Government.

HB 739—Revenue and Taxation.

GENERAL ORDER

HB 883 by Williams (Murray), et al, was read and considered.

Upon motion of Senator Ritzhaupt, **HB 883** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **HB 883** was placed upon third reading and final passage.

THIRD READING

HB 883 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—27.

Nay: Belvin, Bohannon, Cartwright,

Fine, Graves, Hamilton, McClendon, Stevenson, Stipe.—9.

Excused: Allen, Breeden, Colston, Morford, Tipps, Trent.—6.

Not Voting: Cobb, Ham.—2.

The Bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Bohannon, Cartwright, Fine, Graves, Stevenson.—6.

Excused: Allen, Breeden, Colston, Morford, Tipps, Trent.—6.

Not Voting: Cobb, Ham.—2.

The Emergency was declared passed.

HB 883 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 884 by Williams (Murray), et al, was read and considered.

Upon motion of Senator Ritzhaupt, **HB 884** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **HB 884** was placed upon third reading and final passage.

THIRD READING

HB 884 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—27.

Nay: Belvin, Bohannon, Cartwright, Fine, Graves, Hamilton, McClendon, Stevenson, Stipe.—9.

Excused: Allen, Breeden, Colston, Morford, Tipps, Trent.—6.

Not Voting: Cobb, Ham.—2.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Bohannon, Cartwright, Fine, Graves, Stevenson.—6.

Excused: Allen, Breeden, Colston, Morford, Tipps, Trent.—6.

Not Voting: Cobb, Ham.—2.

The emergency was declared passed.

HB 884 was properly signed and ordered returned to Honorable House.

Senator Tipps asked to be shown present, which was the order.

GENERAL ORDER

HB 566 by Sparkman was read and considered.

Upon motion of Senator Ritzhaupt, **HB 566** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **HB 566** was placed upon third reading and final passage.

THIRD READING

HB 566 was read for the third time at length.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham,

Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Baldwin, Collins, Cowden, Pazoureck, Stevenson.—5.

Excused: Allen, Breeden, Colston, Morford, Trent.—5.

Not Voting: Cobb, Pitcher.—2.

The bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Baldwin, Collins, Cowden, Pazoureck, Stevenson.—5.

Excused: Allen, Breeden, Colston, Morford, Trent.—5.

Not Voting: Cobb, Pitcher.—2.

The emergency was declared passed.

HB 566 was properly signed and ordered returned to Honorable House.

Senator Allen asked to be shown present, which was the order.

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

THIRD READING

SB 117 was read for the third time at length.

Senator Garvin asked unanimous consent, which was granted, that the vote be reconsidered by which **SB 117** was advanced to engrossment.

GENERAL ORDER

SB 117 was considered further.

Senator Bailey moved to amend **SB 117**, line 2, page 4, by placing after the word "requested" a period, and striking the

remainder of line 2, and all of line 3, through the period following the word "continuance" which amendment was declared adopted.

Senator Bailey moved to amend **SB 117**, lines 10 and 11, by striking all of line 10, and striking on line 11, through the word "Court" and substitute in lieu thereof the following: "be had unless waived by the defendant" which amendment was declared adopted.

Senator Bailey moved to amend **SB 117**, line 12, page 4, by striking after the word "wherein" and before the word "by" the words "no jury trial is demanded" and substitute the following: "a jury trial is waived"

Senator Bailey moved to amend **SB 117**, line 7, page 9, by striking all of Section 14 and substituting the following: "Section 14. Appeals. Appeals may be taken from such Court in all cases of prosecution for misdemeanors and violations of ordinances of the City to the District or Superior Court or the Court of Common Pleas in the same manner as is now provided by law for appeals from Justice of the Peace Courts and Police Courts in criminal cases." which amendment was declared adopted.

Senator Garrison moved to amend the Bailey amendment by inserting after the words "Court of Common Pleas," and before the word "in" the following language: "or County Court" which amendment was declared adopted.

Upon motion of Senator Bailey, **SB 117**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **SB 117**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 117 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Excused: Breeden, Colston, Morford, Shoemaker, Trent.—5.

Not Voting: Cobb, Graves, McClendon, McColgin, Pitcher.—5.

The bill was declared passed.

SB 117, as amended, was referred for engrossment.

GENERAL ORDER

Senator Baldwin asked unanimous consent, which was granted, that **SB 200** be withdrawn from the Calendar and referred to the Committee on Revenue and Taxation.

THIRD READING

SB 27 was read for the third time at length.

Senators Payne, Field and Berrong asked unanimous consent, which was granted, to be added as co-authors of **SB 27**.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Breeden, Colston, Morford, Shoemaker, Trent.—5.

Not Voting: Baldwin, Cobb, McClendon, Pitcher.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Breeden, Colston, Morford, Shoemaker, Trent.—5.

Not Voting: Baldwin, Cobb, McClendon, Pitcher.—4.

The emergency was declared passed.

SB 27, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 41, 43, 49, 52, 56 and **223** each correctly engrossed.

SRs 38, 39, SBs 17, 201 and **215** each correctly enrolled.

Engrossed **SBs 41, 43, 49, 52, 56** and **223** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SRs 38** and **39** were properly signed and ordered transmitted to the Secretary of State.

Enrolled **SBs 17, 201** and **215**, after fourth readings, were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 234 by Wilson (Greer) was read and considered.

Upon motion of Senator Wilson (Greer), **SB 234** was advanced to engrossment.

Upon motion of Senator Wilson (Greer), 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Colston, Morford, Shoemake, Trent.—5.

Not Voting: Cartwright, Cobb, McClendon.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Colston, Morford, Shoemake, Trent.—5.

Not Voting: Cartwright, Cobb, McClendon.—3.

The Emergency was declared passed.

SB 234 was referred for engrossment.

MOTION

Senator Baldwin asked unanimous consent, which was granted, that it be the order of the Senate, following Reports on **SBs 229, 230, 242, 243 and 246** by the Committee on Roads and Highways, the bills then be referred to the Committee on Revenue and Taxation.

GENERAL ORDER

SB 147 by Field was considered further.

Senator Field moved to amend **SB 147**, line 11, page 2, by striking after the word "labor" and before the word "or" and inserting in lieu thereof a comma; and on

line 12, page 2, before the word "furnished" insert the words "and/or repairs"; and in line 3, page 3, after the word "materials" insert the words "and/or repairs", which amendment was declared adopted.

Upon motion of Senator Field, **SB 147**, as amended, was advanced to engrossment.

Upon motion of Senator Field, the rules of the Senate were suspended and **SB 147**, as amended, was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Colston, Morford, Shoemake, Trent.—5.

Not Voting: Cartwright, Cobb, Ritzhaupt.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Colston, Morford, Shoemake, Trent.—5.

Not Voting: Cartwright, Cobb, Ritzhaupt.—3.

The Emergency was declared passed.

SB 147, as amended, was referred for engrossment.

GENERAL ORDER

HB 843 by Odom et al of the House and Bohannon of the Senate was read and considered.

Upon request of Senator Grantham, further consideration of **HB 843** was deferred for this legislative day.

DECLARATION OF VOTE

Senator McSpadden asked unanimous consent, which was granted, that the record show had he understood the roll call on **SB 179**, on which he voted AYE, was on final passage of the bill, as amended, he would have voted NAY.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, April 17, 1961, at 1:30 p.m., which motion was declared adopted.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 151** was read and consideration deferred:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND
THE SPEAKER OF THE HOUSE
OF REPRESENTATIVES:

We, your General Conference Committee, to whom was referred Engrossed Senate Bill No. 151, and Engrossed House amendments thereto, entitled:

AN ACT RELATING TO UNCLAIMED PROPERTY COMING INTO POSSESSION OF SHERIFFS; PROVIDING FOR PROCEDURE FOR DISPOSITION; PROVIDING FUNDS DERIVED THEREFROM TO BE DEPOSITED IN A SPECIAL FUND AND DEFINING USES OF SUCH FUND; AMENDING 22 O. S. 1951 § 1325; 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 for Engrossed Senate Bill No. 151, attached hereto, be adopted.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Wilson (Beckham)	Howard
Easterly	Poynor
	Skaggs

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 151—By Wilson (Beckham) of the Senate; and Howard, Atkinson, Bernard, Bond, Briscoe, Burnham, Forsythe, Greenhaw, Kardokus, Karnes, Lauer, Moad, Murrow, Odom (Wagoner), Page, Patterson, Privett, Richardson, Taliaferro, Wilhelm, Willis (Jackson) and Witt of the House.

AN ACT RELATING TO UNCLAIMED PROPERTY COMING INTO POSSESSION OF SHERIFFS; PROVIDING FOR PROCEDURE FOR DISPOSITION; PROVIDING FUNDS DERIVED THEREFROM TO BE DEPOSITED IN A SPECIAL FUND AND DEFINING USES OF SUCH FUND; AMENDING 22 O. S. 1951, § 1325; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 22 O. S. 1951, § 1325, is hereby amended to read as follows:

§ 1325. All property which comes into the possession of any sheriff whether the same be stolen or embezzled property or otherwise which said sheriff has held for at least one year and the owner or owners of said property being unknown or having not claimed the same, the sheriff shall then be authorized to sell such property or any part thereof which is no longer needed to be held as evidence or otherwise used in connection with any litigation. The sheriff shall make a list of such property, with identification numbers and marks if any, the approximate date that said property came into his possession, and the name of the owner or owners if known, which shall be a part of or attached to a petition, to be filed in

the county court in which he shall ask for authority to conduct a sale of such property. Upon the filing of said petition notice of at least ten days shall be given to each and every owner known by mailing to said owner or owners at their last known address, a copy of the notice of hearing of the petition for sale of such property, which shall contain a brief description of said property and shall list the time and place at which it shall be sold. In addition thereto notice of hearing shall be posted in three public places in the county, one being the county courthouse at the regular place assigned for the posting of legal notices. At the hearing, if no owner appears and establishes ownership to said property, the court may enter an order authorizing the sheriff to sell said property to the highest bidder after at least five (5) days' notice has been given by publication in one issue of a legal newspaper of the county. The sheriff shall make a return of said sale and when confirmed by said court the order confirming said sale shall vest in the purchaser title to said property so purchased.

The money received from the sale after payment of the court and other costs incidental thereto shall be deposited in a special fund with the county treasurer known as the "Sheriff's Training Fund", and may be expended upon the approval of the sheriff for the purchase of equipment that may be used in crime prevention and detection or in providing expenses of the sheriff or any bonded deputy in attending official training courses at the Southwest Center for Law Enforcement Education, located on the campus of the University of Oklahoma, hereto designated by law as the official training center for Oklahoma law enforcement officers; Provided that if said fund has an amount in excess of needs for the above purpose, any such excess shall be transferred by the sheriff to the general fund of the county.

SECTION 2. It being immediately ne-

cessary 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.

FIRST READING

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

SB 289—By Pitcher of the Senate and Morgan of the House.

An Act making an appropriation to the State Board of Public Affairs; directing such board to contract for the construction and equipping of a combination auditorium and recreational building at Eastern State Hospital; authorizing acceptance of Federal funds; making appropriation nonfiscal; and declaring an emergency.

SJR 23—By Graves, Rogers, Ham, Lollar, Morford and Wilson (Greer) of the Senate and Cox, Inman, Levergood, Henry, Greenhaw, Poynor, Eidson, Ford, McChristian, Willis (Cherokee), Diel, Cole, Larason, Witt, Shipley, Shibley and Vandiver of the House.

A Joint Resolution relating to free space for concession stands in the new Capitol Office Buildings for handicapped citizens of Oklahoma who qualify for stand operators licenses issued by the State Board of Vocational Education through its section of services to the blind; and directing capitol improvement authority to make space available.

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 271—Appropriations and Budget.

HB 878—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 626**, as amended.

As provided under the Field motion, the Senate was declared adjourned to meet as provided under the Rules on Monday, April 17, 1961—1:30 p.m.

Sixtieth Legislative Day

Monday, April 17, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—2.

Excused: Harris, Rogers.—2.

The President Pro Tempore declared a quorum present.

The following prayer was offered by the Chaplain, the Reverend Warren H. Shibley, Pastor of the Non-Denominational Church of Tulsa, Oklahoma, and is incorporated herein upon the request of Senator McColgin:

"Our graciously Heavenly Father we come to thee just now in the name which is above every name—in the precious name of Jesus. We thank Thee for the privilege of invoking Thy blessings upon these men of the Senate. We thank Thee that Thou hast never failed us yet. We pray that in the diverse and complex problems facing these men that Thou shalt give unto them the wisdom of God, the mind of Christ and the peace of God passing all understanding. Bless the further deliberations of this day. May Thy will be done in all things. In Jesus' name we pray. Amen."

The Journal for the last legislative day was declared approved.

Senator McSpadden introduced Kay Cobb, daughter of Senator Cobb, and asked that Kay be made Honorary Journal Clerk for this legislative day, which was the order.

Senator Tipps introduced his young nephew, Kent Allan Tipps, and asked that he be made Honorary Page for this legislative day, which was the order.

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 70—Appropriations and Budget.

SB 92—Appropriations and Budget.

SB 251—Banks and Banking.

FIRST READING

The following Resolution was introduced and read the first time:

SJR 24—By Pitcher of the Senate and Bynum of the House.

A Joint Resolution relating to acquisition of the Oklahoma Ordnance Works property in Mayes County, Oklahoma by the Oklahoma Ordnance Works Authority Trust, of which the State of Oklahoma is sole and exclusive beneficiary, from the United States of America; declaring that said Oklahoma Ordnance Works authority is an agency of the State of Oklahoma and its purposes are hereby declared to be in furtherance of a public function

and purpose; and approving and ratifying all actions heretofore taken by said Authority; declaring it to be the desire and intention of the State of Oklahoma that said authority continue its negotiations with the general services administration of the United States and complete the acquisition of said property for the State of Oklahoma; directing payment by the State Contingency and Emergency Fund Board to such trust for expenses necessarily incurred by said Authority in such acquisition.

SECOND READING

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

SB 287—State and Federal Government.

SB 288—Insurance.

SB 289—Appropriations and Budget.

SJR 23—State and Federal Government.

HB 676—Municipal Government.

HB 863—Privileges and Elections.

HB 871—County Government.

HB 923—County Government.

HB 898—Business and Industry.

HJR 520—Planning and Resources.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 591—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the office of the State Industrial Court; 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 679—By Skaggs.

An Act repealing Section 1, Chapter Ab, Title 68, Oklahoma Session Laws 1957, page 482 (68 O. S. Supp. 1959, § 255c); relat-

ing to authority of county excise-equalization board in counties over three hundred thousand (300,000) to employ various expert advisors and assistants; and declaring an emergency.

HB 768—By Lance, Cole and Patterson.

An Act relating to wildlife; providing for the issuance of a commercial wildlife breeder's 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 O. S. 1951, § 215 and other laws in conflict herewith; making the provisions hereof severable; and declaring an emergency.

HB 799—By Levergood and Sullivan.

An Act pertaining to criminal prosecution; providing for jury not to have information concerning previous prosecutions until after guilt of present offense has been determined; providing for advising jurors of previous offense after guilt of present offense has been determined; and declaring an emergency.

HB 924—By Bond.

An Act relating to inheritance and transfer taxes; amending 68 O. S. 1951, Section 988, relating to quiet title actions; providing for the State of Oklahoma to be made party defendant in certain cases; providing the procedure therefor; providing the provisions of this Act are severable; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 926—By McCune, Atkinson, Bradley (Tulsa), Forsythe, Hopkins, Howard and Johnston.

An Act relating to court reporters of County Courts and Courts of Common Pleas in certain counties of this State; amending Section 1, House Bill No. 943, page 608, Oklahoma Session Laws 1955 (19 O. S. Supp. 1959, § 180.42h); fixing the

salary of said reporters; repealing 19 O. S. 1951, § 180.42f; and declaring an emergency.

HB 929—By Bond.

An Act amending 68 O. S. 1951, Section 989i, relating to estate taxes; providing for a lien upon certain property for estate taxes; providing that said lien is extinguished after ten (10) years from the date of the death of the decedent; and declaring an emergency.

HB 930—By Levergood, Stevens, Henry, McCune, Ogden, Craig (Kay), Priebe, Ruby, Batson, Richardson, Morgan, Burkett, Howard and Redman of the House and Shoemake, Pazoureck, Garrison, Grantham and Kerr of the Senate.

An Act relating to wills, amending title 84 Oklahoma Statutes annotated, 1951, Section 55; prescribing the requisites in execution of wills; providing will may be made self-proved and admitted to probate without testimony of subscribing witnesses; providing form to be used in making will self-proved; providing self-proved will may be contested, revoked or amended the same as will not self-proved; and declaring an emergency.

HB 932—By Bradley (Tulsa), McCune, Levergood, Sullivan, Cox, Avey, Cook, Ruby, Larason, Wilhelm, Forsythe, Hopkins, Johnston, Vandiver and Burnham of the House and Payne of the Senate.

An Act relating to the licensing of operators and chauffeurs by the Department of Public Safety; amending 47 O. S. 1951, § 290; requiring the Department to file and maintain certain applications, records, and reports; authorizing the reproduction of said applications, records and reports; making said reproduced copies an original record for all purposes, and providing that same shall be admissible in evidence in all courts or administrative agencies; authorizing certain officers and employees of the department to administer oaths and acknowledge signatures; authorizing the department to deliver certain records and summaries of traffic records upon re-

quest, and prescribing fees; creating the "Drivers' Record Fund" in the State Treasury, specifying monies to be placed in said fund and the purpose for which said monies may be used; outlining procedures for payment of claims against said fund; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM GOVERNOR

Advising approval by him, April 13, 1961, of Enrolled SBs Nos. 6, 145, 173 and 218 entitled:

ENROLLED SENATE BILL NO. 6—By Easterly, Field, McColgin, McSpadden, and Tipps.

AN ACT RELATING TO AGRICULTURE; AMENDING THE AGRICULTURAL CODE SECTION 2, CHAPTER A, ARTICLE II, TITLE 2, OKLAHOMA SESSION LAWS 1955, PAGE 96, AS AMENDED BY SECTION 2, CHAPTER 1b, ARTICLE 5, TITLE 2, OKLAHOMA SESSION LAWS 1959, PAGE 3 (2 O. S. SUPP. 1959, § 11-2); ETC. and DECLARING AND EMERGENCY.

ENROLLED SENATE BILL NO. 145—By Payne and Tipps of the Senate and Richeson and Cole of the House.

AN ACT RELATING TO CIVIL ACTION TO RECOVER ON OPEN ACCOUNT; TO PROVIDE FOR ATTORNEY'S FEE FOR THE PREVAILING PARTY, TO BE SET BY THE COURT AND TAXED AS COSTS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL 173—By Stipe of the Senate and Skeith, Van Hooser and McChristian of the House.

AN ACT AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO SELL, TRANSFER, AND CONVEY THE FORMER CENTRAL STATE HOSPITAL ANNEX AT McALESTER, OKLAHOMA, TO McALESTER HOSPITAL FOUNDATION, INC., A CORPORATION, SAME BEING A TRACT OF LAND CONTAINING 12.07 ACRES MORE OR LESS, LOCATED IN THE SOUTHEAST QUARTER OF THE

SOUTHWEST QUARTER OF SECTION THIRTY-SIX, TOWNSHIP SIX NORTH, RANGE FOURTEEN EAST OF THE INDIAN MERIDIAN, TOGETHER WITH ALL IMPROVEMENTS THEREON.

ENROLLED SENATE BILL NO. 218—By Land, Rogers, Fine, and Kerr of the Senate and Atkinson, Bradley (Tulsa), Forsythe, Hopkins, Howard, Johnston, and McCune of the House.

AN ACT CREATING CITY-COUNTY LIBRARY COMMISSIONS IN CERTAIN COUNTIES IN THIS STATE; AUTHORIZING THE BOARD OF COUNTY COMMISSIONERS OF SUCH COUNTIES TO CONTRACT WITH THE GOVERNING BODY OF CERTAIN CITIES FOR THE ESTABLISHMENT OF A CITY-COUNTY LIBRARY COMMISSION, ETC. AND DECLARING AN EMERGENCY.

Senator Garvin presiding.

PENDING CONSIDERATION OF CCR:

Senator Wilson (Beckham) moved the adoption of the Conference Committee Report on **SB 151**, which motion prevailed.

SB 151, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—29

Nay: Cartwright, Cobb, Cowden, Fine, Land, McClendon, Romang, Tipps.—8.

Excused: Harris, Rogers.—2.

Not Voting: Breeden, Collins, Morford, Shoemake, Stipe.—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, Bailey, Baldwin, Belvin,

Berrong, Boecher, Bohannon, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cartwright, Cobb, Cowden, Fine, Land, McClendon, Romang.—7.

Excused: Harris, Rogers.—2.

Not Voting: Breeden, Collins, Morford, Shoemake, Stipe.—5.

The emergency was declared passed.

SB 151, together with Conference Committee Report thereon, was ordered transmitted to Honorable House for consideration.

GENERAL ORDER

SB 271 by Wilson (Greer) of the Senate and Hurst of the House was read and considered.

Upon motion of Senator Wilson (Greer), **SB 271** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **SB 271** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Harris, Rogers.—2.

Not Voting: Morford.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Harris, Rogers.—2.

Not Voting: Morford.—1.

The emergency was declared passed.

SB 271 was referred for engrossment.

Senator Boecher asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 202 by Garrison was read and considered.

Upon motion of Senator Garrison, **SB 202** was advanced to engrossment.

By unanimous consent, upon request of Senator Garrison, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Harris, Rogers.—2.

Not Voting: Collins, McClendon.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Harris, Rogers.—2.

Not Voting: Collins, McClendon.—2.

The emergency was declared passed.

SB 202 was referred for engrossment.

GENERAL ORDER

HB 694 by Sparkman was read and considered.

Upon motion of Senator Lollar, **HB 694** was advanced to engrossment.

By unanimous consent, upon request of Senator Lollar, **HB 694** was placed upon third reading and final passage.

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: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Boecher, Harris, Rogers.—3.

Not Voting: Allen, Baldwin, Collins, McClendon.—4.

The Bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

non, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Boecher, Harris, Rogers.—3.

Not Voting: Allen, Baldwin, Collins, McClendon.—4.

The Emergency was declared passed.

HB 694 was properly signed and ordered returned to The Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 566, 626, 883 and 884**.

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 **HCR 543**.

The above numbered Enrolled Resolution was properly signed and ordered returned to The Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 17, 201 and 215**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 27, 117, 147 and 234 each correctly engrossed.

SB 139 correctly enrolled.

Engrossed **SBs 27, 117, 147 and 234** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 139** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

HB 584 by Shipley, et al, of the House was read and considered.

Senator Romang moved to amend **HB 584**, lines 2 to 4, page 2, by striking lines 2, 3, 4, and 5, with the exception of the word "all" at the end of line 5, and inserting in lieu thereof, the following: "at a rate of not less than four percent (4%) per annum, payable semi-annually, until paid, and the Commissioners of the Land Office shall increase the rate of interest above four percent (4%) at any time they may deem necessary to keep the rate of interest comparable to the rate of interest charged by other lending agencies on similar loans. All delinquent installments, both principal and interest, shall bear interest at a rate to be fixed by the Commissioners of the Land Office at not less than five percent (5%) per annum until paid." which amendment was declared failed of adoption.

Senator Trent moved to amend **HB 584**, at the end of line 10, page 2, Section 1, by striking the period (.) and adding the following: "Provided, further, that persons receiving fifty percent (50%) or more of their total annual income from the operation of a farm shall be given preference by the Commissioners in approval of any loans made under the provisions of this Act." And by amending the title to conform thereto.

Senators Dacus and McColgin asked to be made co-authors of the Trent amendment, which was the order.

The vote occurring on the Trent-Dacus-McColgin amendment, it was declared adopted.

Senator Grantham moved to amend **HB 584**, line 5, page 2, by striking after the word "of" and before the word "per" the words and figures "four percent (4%)" and substituting therefor the words and figures "five percent (5%)," which amendment was declared adopted.

Senator Romang asked unanimous con-

sent, to which Senator Baldwin objected, that **HB 584** be advanced to engrossment.

Senator Romang moved that **HB 584**, as amended, be advanced to engrossment, which motion prevailed.

Senator Romang asked unanimous consent, to which Senator Baldwin objected, that **HB 584** be considered engrossed and placed upon third reading and final passage.

Senator Romang moved that the rules be suspended and **HB 584**, as amended, be considered engrossed and placed upon third reading and final passage, which motion prevailed.

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, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Dacus, Easterly, McClendon, McColgin.—4.

Excused: Boecher, Harris, Rogers.—3.

Not Voting: Cobb, Collins, Fine, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Dacus, Easterly, McClendon, McColgin.—4.

Excused: Boecher, Harris, Rogers.—3.

Not Voting: Cobb, Collins, Fine, Stipe.—4.

The emergency was declared passed.

HB 584, as amended, was referred for engrossment.

Senators Boecher and Rogers asked to be shown present, which was the order.

GENERAL ORDER

HB 705 by Sparks et al of the House and Wilson (Greer), Bailey, Payne, Land and Graves of the Senate was read and considered.

Senator Berrong moved to amend **HB 705**, line 17, page 24, by inserting after the word "Attorney" and before the word "to" the following "if same is required".

Senator Baldwin moved that **HB 705**, together with amendments on the Clerk's desk, be referred to the Committee on Education—Higher, for further consideration, which motion prevailed.

SB 166 by Lollar was read and considered.

Senator McSpadden asked to be made co-author of **SB 166**, which was the order.

Senator McSpadden presiding.

Upon motion of Senator Lollar, **SB 166** was advanced to engrossment.

Upon motion of Senator Lollar, the rules of the Senate were suspended and **SB 166** was considered engrossed and placed upon third reading and final passage.

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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Nay: Cartwright, McClendon.—2.

Excused: Harris.—1.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Nay: Cartwright, McClendon.—2.

Excused: Harris.—1.

The Emergency was declared passed.

SB 166 was referred for engrossment.

RESOLUTION

By unanimous consent, upon request of Senator Ritzhaupt, the following SCR was introduced, Senators Hamilton, Colston, Dacus, Field, Belvin and Cartwright asking to be made co-authors which was ordered, adopted upon motion of Senator Ritzhaupt and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 29 — By Ritzhaupt, Grantham, Stipe, Wilson (Greer), McClendon, Rogers, Land, Collins, Fine, Shoemake, Cowden, Garvin, Breeden, Payne, Hamilton, Colston, Dacus, Field, Belvin and Cartwright of the Senate and Fogarty, Skeith and Nichols of the House.

A RESOLUTION EXTENDING CONGRATULATIONS AND OFFERING ASSISTANCE AND COOPERATION OF THE OKLAHOMA LEGISLATURE TO WILLIAM H. HALE, PRESIDENT OF LANGSTON UNIVERSITY.

WHEREAS, the 28th Session of the Oklahoma Legislature is desirous to recognize and commend the men and women born in Oklahoma and educated in our schools; and

WHEREAS, William H. Hale, a native

of Oklahoma, graduated from Grade and High Schools of McAlester, Oklahoma, Langston University, Langston, Oklahoma, with a Bachelor of Arts degree; and

WHEREAS, he received his Master of Arts degree from the University of Wisconsin, and his Ph. D. degree from the University of Chicago with his field of concentration in Sociology and Anthropology; and

WHEREAS, the following professional distinctions have been accorded him;

Special Research Assistant to the late Dr. Charles S. Johnson, noted Sociologist and University President; Registrar, Dean and Administrative Dean of Bethune-Cookman College, Daytona Beach, Florida; Visiting Professor at Hampton Institute, at State Teachers College at Montgomery, Alabama, and at Atlanta University and for twelve years between 1948 and 1960, he served as Professor of Sociology and Chairman of the Department of Social Science at Clark College in Atlanta, Georgia; and

WHEREAS, on January 1, 1961, he became President of Alpha Phi Alpha, the oldest Negro Greek Letter Fraternity in America; and

WHEREAS, Dr. William H. Hale on September 1, 1960, became President of Langston University, recognizing full well the confidence of the Board of Regents expressed by them in selecting him to fill the Presidency of the University, especially since the faculty and plans for the coming year had been selected by his predecessor; and

WHEREAS, we are confident that Dr. William H. Hale recognizes that character and qualifications of a leader are reflected in the men he selects, develops and gathers around him. That his success will be measured by the progress and accomplishment of the students that attend and graduate from the University; that what the students contribute to the markets of the World will indicate the stability of Langston University.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE 28TH SESSION OF THE LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

THAT the members of these bodies here duly assembled extend to our friend and co-worker William H. Hale a pledge to cooperate and our sincere desire that during his service as President of Langston University he will teach that manhood and womanhood must be considered along with scholarship as the first aim of education. That self confidence and self respect are the first requisites to greater undertakings and achievements. That courage and perseverance having a magical talisman before which difficulties disappear and obstacles are relegated to the past. It is only through labor and consecrative effort associated with energy and courage that the University moves on to greater and better things.

BE IT FURTHER RESOLVED:

THAT we express our esteem and admiration for Larzette Hale, the President's charming and talented wife, also a native Oklahoman, who is gifted with a gentle and gracious dignity which contains not a trace of affectation, prudery, pedantry or prigishness; one who has a happy faculty of putting people at their ease and making them pleased with themselves; so with her they are wise beyond their wont and gracious beyond their accustomed habit; a fitting help-mate for a noble man.

BE IT FURTHER RESOLVED:

THAT duly authenticated copies of this Resolution be sent to Doctor M. L. Nash, Chancellor of Higher Education and the Board of Regents for Higher Education and Board of Regents Oklahoma State University and A. and M. Colleges.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 139**.

The above numbered Enrolled Bills

and/or Resolutions were referred to the Governor for consideration.

GENERAL ORDER

SB 225 by Berrong was read and considered.

Upon motion of Senator Berrong, **SB 225** was advanced to engrossment.

Upon motion of Senator Berrong, 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Allen, Cobb, Collins, Grantham, Shoemaker.—5.

Excused: Harris.—1.

Not Voting: Bailey.—1.

The Bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Allen, Cobb, Collins, Grantham, Shoemaker.—5.

Excused: Harris.—1.

Not Voting: Bailey.—1.

The Emergency was declared passed.

SB 225 was referred for engrossment.

GENERAL ORDER

SB 170 by Shoemake was read and considered.

Senators Stipe, Cobb, Bohannon, Pitcher and McSpadden asked to be made co-authors of **SB 170**, which was the order.

Senator Shoemake asked that further consideration of **SB 170** be deferred for this legislative day, which was the order.

MOTION

Senator Fine asked unanimous consent, which was granted, that President Pro Tempore Collins be authorized and directed to call upon the Attorney General for an opinion as to the constitutionality of the so-called Supernumerary Judges' bills.

GENERAL ORDER

SB 99 by Wilson (Beckham), Easterly and Allen was read and considered.

Senator Hamilton moved to amend **SB 99** by striking from the title the words "BOBCATS AND FOXES" and inserting in lieu thereof the words "AND BOBCATS".

Senator Allen asked to be made co-author of the Hamilton amendment, which was the order.

The vote occurring on the Hamilton-Allen amendment, it was declared adopted.

Senator Cobb moved to amend **SB 99**, between lines 3 and 4, page 2, by adding a new Section 2 and renumbering succeeding Section: "Section 2. It shall be a violation to put wolf ears in refrigeration—payment will be made only on those wolf ears which are still warm and dripping wolfs' blood."

Senator Boecher moved that **SB 99**, together with the Cobb amendment, be referred to the Committee on Game and Fish for further study, which motion failed of adoption.

Senator Wilson (Beckham) moved to table the Cobb amendment, which motion was declared adopted.

Upon motion of Senator Wilson (Beckham), **SB 99**, as amended, was advanced to 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.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 584 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 584**, as amended, were properly signed and ordered returned to the Honorable House.

COMMITTEE REPORT

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

DO PASS:

SB 250—Public Lands.

FIRST READING

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

SB 290—By Morford.

An Act relating to county officers; amending 19 O. S. 1951, § 131, as amended, concerning the election and terms of County Judges, Clerks, Surveyors, Public Weighers, Assessors, Superintendents of Schools and Commissioners; providing for the terms of certain officers to begin on the first day of January following their election and authorizing the assumption of the oath of office by such officials on the Monday prior to the first day of January following their election; and declaring an emergency.

SB 291—By Land.

An Act relating to persons licensed to practice medicine or surgery in the State of Oklahoma; granting immunity from civil damages for any Acts of omissions for such persons when rendering emergency care at the scene of an emergency; and declaring an emergency.

SB 292—By Committee on Public Health.

An Act relating to bottled water and bottled water plants; defining terms; requiring a permit to be obtained from the State Department of Health; providing for permit fees; establishing standards of sanitation and safety; authorizing State Board of Health to adopt rules and regulations; requiring approval of plans by the State Department of Health for new bottled water plants; providing for suspension or revocation of permits; fixing penalty for violations of Act and rules and regulations adopted thereunder; making provisions of

Act severable; and declaring an emergency.

SB 293—By Committee on Public Health.

An Act relating to reservoirs and the drainage basins thereof; amending 63 O. S. 1951, § 625.2 by the addition of Subsection (b) to define a drainage basin; amending 63 O. S. 1951, § 625.3 by including the words "drainage basin"; and declaring an emergency.

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 18, 1961

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

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

INTRODUCTION OF GUESTS

Senator Ritzhaupt introduced the Girls Choir and their Director, Mrs. Ruth Vitale, of the Fogarty Junior High School of Guthrie, following which introduction, the Choir entertained the Senate with several delightful and well chosen numbers.

Senator Ritzhaupt introduced Miss Judy Nevins of Guthrie, Queen of the Eighty-Niner Parade, and Miss Beverly Edwards, Queen in Waiting. Judy was recognized to address the Senate and extended a cordial invitation to all Members to attend the Eighty-Niner Day Celebration in Guthrie on April 22nd.

Senator Garvin asked unanimous consent, which was granted, that Judy and Beverly be made Honorary Journal Clerks for this legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 660—By Howard, Clark, Converse, Murrow and Andrews of the House and Morford and Rogers of the Senate.

An Act relating to the National Guard; authorizing Governor to order National Guard beyond border of State for training; making members subject to military law of Oklahoma while outside State; giving military courts jurisdiction for offenses of Guard members while functioning outside State; and declaring an emergency.

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

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 694**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to The Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 166, 202, 225 271 and **SCR 29**, each correctly engrossed.

Engrossed **SBs 166, 202, 225 271**, and **SCR 29**, were 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:

SB 67—Insurance.

SB 101—Insurance.

SB 183—Insurance.

SB 222—Education—Common.

SB 240—Insurance.

HB 537—Insurance.

HB 738—Insurance.

DO PASS, as amended:

SB 194—Insurance.

SB 247—Insurance.

FIRST READING

The following Bill was introduced and read the first time:

SB 294—By Easterly.

An Act requiring the maintenance of grade designation of poultry and poultry products and the requiring of grade designation on poultry and poultry products when the words inspected or other terms which implies such product has been inspected when used in advertising a price; making violation of Act a misdemeanor: fixing penalties; providing for severability; and declaring an emergency.

SECOND READING

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

SB 290—County Government.

SB 291—Judiciary.

SB 292—Public Health.

SB 293—Public Health.

SJR 24—State and Federal Government.

HB 591—Appropriations and Budget.

HB 679—County Government.

HB 768—Game and Fish.

HB 799—Criminal Jurisprudence.

HB 924—Judiciary.

HB 926—Judiciary.

HB 929—Judiciary.

HB 930—Judiciary.

HB 932—Public Safety.

GENERAL ORDER

SB 69 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senators Pazoureck and Morford moved to amend SB 69, line 17, page 2, by striking after the word "law" on line 17, all of the remainder of line 17, and all of line 18, and on line 1, page 3, by striking line 1, down to the word "payable", which amendment was tabled upon motion of Senator Stipe.

Upon motion of Senator McClendon, SB 69, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, SB 69 was 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: Allen, Baldwin, Belvin, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grant-ham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Breeden, Garrison, Garvin, Graves, Morford, Pazoureck, Romang.—7.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grant-

ham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Breeden, Garrison, Garvin, Graves, Morford, Pazoureck, Romang.—7.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

The emergency was declared passed.

SB 69, as amended, was referred for engrossment.

GENERAL ORDER

SB 70 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 70** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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: Allen, Baldwin, Belvin, Boecher, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Breeden, Garrison, Garvin, Grant-ham, Payne, Ritzhaupt, Tipps.—7.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Collins, Cowden, Fine.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Cartwright, Cobb, Colston, Dacus, Easter-

ly, Field, Garrison, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Garvin, Grantham, Payne, Ritzhaupt, Tipps.—6.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Collins, Cowden, Fine.—3.

The emergency was declared passed.

SB 70, as amended, was referred for engrossment.

GENERAL ORDER

HB 878 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 878** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 878** was placed upon third reading and final passage.

THIRD READING

HB 878 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Cartwright.—1.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Collins, Cowden, Land.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher,

Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Cartwright.—1.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Collins, Cowden, Land.—3.

The emergency was declared passed.

HB 878 was properly signed and ordered returned to Honorable House.

RESOLUTION

By unanimous consent, upon request of Senator Tipps, the following Resolution was introduced:

SR 40—By Tipps

A Resolution directing the Special Investigating Committee of the Senate to conduct an investigation into the administration, management, operation and practices of the Oklahoma Veterans Home at Ardmore, Oklahoma; Directing the investigation be given first priority by such Committee; requiring Committee to prepare and submit to the Senate a report of such investigation with suggested action for consideration.

Senator Cobb moved to amend **SR 40**, line 15, page 1, by inserting after the semicolon, following the word "Oklahoma" and before the word "and" the following: "Veterans Home Facility at Sulphur, Oklahoma"; on line 16, page 1, after the word "of" and before the word "Oklahoma", strike the word "the" and substitute in lieu thereof the word "any"; on line 23, page 1, following the comma after the word "Oklahoma" and before the word "it" insert the following: "Veterans Home Facility at Sulphur, Oklahoma"; on line 34, page 1, following the comma after the word "Oklahoma" and before the word "including" insert the following: "Veter-

ans Home Facility at Sulphur, Oklahoma"; and by amending the Title to conform thereto, which amendment was declared adopted.

SR 40, as amended, was read at length as follows, adopted upon motion of Senator Tipps, and referred for enrollment:

SENATE RESOLUTION NO. 40 — By Tipps.

A RESOLUTION DIRECTING THE SPECIAL INVESTIGATING COMMITTEE OF THE SENATE TO CONDUCT AN INVESTIGATION INTO THE ADMINISTRATION, MANAGEMENT, OPERATION AND PRACTICES OF THE OKLAHOMA VETERANS HOME AT ARDMORE, OKLAHOMA; VETERANS HOME FACILITY AT SULPHUR, OKLAHOMA; DIRECTING THE INVESTIGATION TO BE GIVEN FIRST PRIORITY BY SUCH COMMITTEE; REQUIRING COMMITTEE TO PREPARE AND SUBMIT TO THE SENATE A REPORT OF SUCH INVESTIGATION WITH SUGGESTED ACTION FOR CONSIDERATION.

WHEREAS, It has come to the attention of the members of the Senate of the Twenty-eighth Session of the Oklahoma Legislature that various irregularities have allegedly been discovered in the administration, management, operation and practices of the Oklahoma Veterans Home at Ardmore, Oklahoma; Veterans Home Facility at Sulphur, Oklahoma; and

WHEREAS, The efficient and effective operation of any Oklahoma Veterans Home is of major importance to the members of the Senate of the Oklahoma Legislature and must be maintained at the highest level for the maximum use and benefit of the men who served their country and who now reside there; and

WHEREAS, By virtue of the reports of alleged irregularities in the administration, management, operation and practices of the Oklahoma Veterans Home at Ardmore, Oklahoma, Veterans Home Facility at Sulphur, Oklahoma, it is mandatory that an investigation be made and a

true report of existing conditions be given to the Senate of the Twenty-eighth Session of the Legislature for their decision on any remedial or corrective legislation, or other action, that may be required.

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

SECTION 1. That the Special Investigating Committee of the Senate of the Twenty-eighth Session of the Oklahoma State Legislature be directed to investigate the policies and procedures of the administration, management, operation and practices of the Oklahoma Veterans Home, at Ardmore, Oklahoma, Veterans Home Facility at Sulphur, Oklahoma, including employment and compensation of personnel, supervision and care of the veterans residing therein, purchase of supplies and equipment and such other information as the Investigating Committee considers relevant.

SECTION 2. That the Special Investigating Committee shall give priority to the instigation of this investigation and shall report to the Senate the findings and conclusions of the Committee together with any suggested or proposed remedial or corrective legislation or legislative action upon completion of such investigation as is proper and judicial.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 545**.

By unanimous consent, **HCR 545** was taken up for immediate consideration, read at length as follows and adopted upon motion of Senator Kerr:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 545—By Patterson of the House and Kerr of the Senate.

A RESOLUTION TAKING NOTICE OF THE OUTSTANDING SCHOLASTIC ACHIEVEMENTS OF MR. ARLIN LEE THROUGHOUT HIS CAREER AT FREDERICK HIGH SCHOOL AND THE UNI-

VERSITY OF OKLAHOMA; AND DIRECTING DISTRIBUTION OF COPIES.

WHEREAS, Mr. Arlin Lee of Frederick, Oklahoma, has, throughout his entire scholastic career, distinguished himself in the field of science and engineering; and

WHEREAS, Arlin Lee has been the recipient of almost every award presented at Frederick High School and the University of Oklahoma for scholastic achievement said honors having been presented by the Oklahoma High School Honor Society, "Medallist Superior" by the Science Fairs of Oklahoma, the University Scholarship Committee, the Senior Honor Society for Men, the Dean's Honor Roll, Sigma Tau Engineering Honor Society, Eta Kappa Nu Electrical Engineering Honor Society, and Tau Beta Pi National Engineering Society; and

WHEREAS, it is both fitting and proper that this Honorable Body pause in the busy hours of deliberation to pay its respects to the brilliant scholastic record of one of its youths.

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

SECTION 1. That Arlin Lee be both commended and congratulated for the brilliant and inspiring scholastic record of achievement maintained throughout his school years, both in high school and university, and is further applauded for the many honors accorded to him.

SECTION 2. That a copy of this expression be spread at large upon the pages of the permanent record of this Legislature, and that duly authenticated copies of same be forwarded to Mr. Arlin Lee and to his justifiably proud parents, Mr. and Mrs. Judson L. Lee at their home address in Frederick, Oklahoma.

Engrossed **HCR 545** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 263 by Trent was read and considered.

Upon motion of Senator Trent, **SB 263** was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, **SB 263** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 263 was read for the third time at length.

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

Aye: Allen, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—34.

Nay: Stevenson.—1.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Baldwin, Collins, Stipe, Wilson (Beckham).—4.

The Bill was declared passed.

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

Aye: Allen, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—34.

Nay: Stevenson.—1.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Baldwin, Collins, Stipe, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 263 was referred for engrossment.

GENERAL ORDER

SB 251 by Lollar was read and considered.

Senators Shoemake, Pitcher, Tipps, Graves, Garrison, Land and Grantham asked to be made co-authors of **SB 251**, which was the order.

Senator Lollar asked unanimous consent, to which Senator Hamilton objected, that **SB 251** be advanced to engrossment.

Senator Lollar moved that **SB 251** be advanced to engrossment, which motion prevailed.

By unanimous consent, upon request of Senator Lollar, **SB 251** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 251 was read for the third time at length.

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

Aye: Allen, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—36.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Baldwin, Easterly, Wilson (Beckham).—3.

The Bill was declared passed.

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

Aye: Allen, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—36.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Baldwin, Easterly, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 251, as amended, was referred for engrossment.

GENERAL ORDER

SB 236 by Fine of the Senate and Harper, et al, of the House was read and considered.

Upon motion of Senator Fine, **SB 236** was advanced to engrossment.

By unanimous consent, upon request of Senator Fine, **SB 236** 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, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Garvin, Grantham.—2.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Baldwin, Trent, Wilson (Beckham).—3.

The Bill was declared passed.

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

Aye: Allen, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritz-

haupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Garvin, Grantham.—2.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Baldwin, Trent, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 236 was referred for engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Garrison motion to reconsider the vote by which **SB 179** passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Kerr, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Baldwin, Hamilton, Land, Ritzhaupt.—4.

Excused: Bailey, Berrong, Bohannon, Harris, Rogers.—5.

Not Voting: Ham, McColgin, Trent.—3.

Senator Boecher asked unanimous consent, which was granted, that **SB 179** be referred to the Committee on State and Federal Government for further study.

Senator Bailey asked to be shown present, which was the order.

GENERAL ORDER

SB 160 by Bailey was read and considered.

Senators Allen, Kerr, Stipe, McSpadden and Grantham asked to be made co-authors of **SB 160**, which was the order.

Upon motion of Senator Bailey, **SB 160** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **SB 160** was considered engrossed and placed upon third reading and final passage.

security for the payment of rentals to be paid under a lease of the United States Government, or any interest therein, (b) the incurring of an obligation to complete a lease commenced prior to the effective date of this Act, if the amount of interest or obligation does not exceed the original issue wherein the interest or obligation was created, (c) the incurring of an indebtedness or obligation in a sum of \$500,000.00 or less the beneficiary of the trust is a person living in a population in excess of 250,000 according to the 1960 Federal Decennial Census or any succeeding Federal Decennial Census."

Mr. Stipe asked unanimous consent that which Senator Allen objected, to the Rogers' amendment by striking the provision regarding "250,000 popula-

Senator Stipe moved to amend the amendment by striking the provision regarding "250,000 population", motion was tabled upon motion of Mr. Baldwin.

A vote occurring on the Rogers' amendment, it was declared adopted.

Mr. Rogers moved to amend **SB 30**, line 12, and 13, page 2, by deleting the following language: "and in the event of said approval and the issuance of obligations pursuant thereto, amended" and inserting in lieu thereof, the word "obligations" in line 13, amended", which amendment was declared adopted.

Mr. Rogers moved to amend **SB 30**, line 2, page 2, by deleting after the word "and" and before the word "In" the numeral "(2)" and inserting in lieu thereof the numeral "(3)", which amendment was declared adopted.

Mr. Rogers moved to amend **SB 30**, line 3, page 3, by deleting after the word "and" and before the word "All" the numeral "(3)" and inserting in lieu there-

of the numeral "(4)", which amendment was declared adopted.

Senator Hamilton moved to amend **SB 30**, line 17, page 3, by striking after the letter "b" all of lines 17 and 18 on page 3 and lines 1, 2 and that portion of line 3, page 4, preceding the word "any" and capitalizing the word "Any", and amend the title to conform, which amendment was declared adopted.

Senator Rogers moved to amend **SB 30**, line 10, page 4, by deleting after the word "of" and before the word "of" the word and numerals "(1) and (2)" and inserting in lieu thereof the following word and numerals "(1), (2) and (3)", which amendment was declared adopted.

Senator Rogers moved to amend **SB 30**, line 14, page 4, by deleting after the word "of" the word and numerals "(2) or (3)" and inserting in lieu thereof the word and numerals "(3) or (4)", which amendment was declared adopted.

Senator Pitcher moved to amend **SB 30**, by adding a new Section 3, to read as follows: "Section 3. The provisions of this Act shall not apply to the Oklahoma Ordnance Works Authority Trust." And renumbering Section 3 as Section 4 and amend the title to conform, which amendment was declared adopted.

Senator Allen moved to amend **SB 30** by adding a new Section 4, renumbering succeeding Sections, and amending the title to conform: "Section 4. It is the legislative intent that the provisions of this Act be severable; and that if any section, or any part or provision whatsoever of any section, or the application of this Act or of any part or provision whatsoever of this Act, to any person, or to any situation, be held to be unconstitutional or void, the decision of the court so holding shall not, in any manner whatsoever, affect or impair the constitutionality or validity of any other part or provision whatsoever of this Act, or the application of this Act, or of any other part or provision whatsoever of this Act, to

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any other person, or to any other situation as the case may be" which amendment was declared adopted.

Senator Stipe moved to amend **SB 30**, line 18, page 4, by inserting a new Section 4, as follows: "This bill shall not apply to counties with an evaluation of \$20,000,000.00 to \$25,000,000.00 and a population from 30,000 to 40,000 according to the 1960 census," which amendment was declared failed of adoption.

Senator Allen asked unanimous consent, which was granted, that title to **SB 30**, be corrected to conform to the bill, as amended.

Upon motion of Senator Allen, **SB 30**, as amended, was advanced to engrossment.

Senator Allen moved that the rules of the Senate be suspended and **SB 30**, as amended, be considered engrossed and placed upon third reading and final passage.

Senator Baldwin presiding.

Senator Berrong asked to be shown present, which was the order.

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

THIRD READING

Senator Allen asked unanimous consent, to which Senator Cobb objected, that third reading of **SB 30** be deferred and the bill, as amended, be printed.

Senator Allen moved that **SB 30**, as amended, be printed and further consideration be deferred for this legislative day, which motion prevailed.

MOTION TO RECONSIDER VOTE

Senator Rogers asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **HB 731**, as amended, was passed be deferred until tomorrow.

Senator Garvin asked unanimous consent, which was granted, that **SJR 19** be withdrawn from Committee on Constitutional Amendments, Initiative and Referendum and Code Revision and referred to Judiciary, and following that Committee's report the Resolution be re-referred to Constitutional Amendments, Initiative and Referendum and Code Revision.

Senator Field moved 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 were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 276—Judiciary.

HB 875—County Government.

DO PASS, as amended:

SB 111—Judiciary.

HB 836—Judiciary.

HB 863—Privileges and Elections.

HB 906—Judiciary.

WITHOUT RECOMMENDATION:

SB 207, as amended—Business and Industry.

FIRST READING

The following Bill was introduced and read the first time:

SB 295—By Allen.

An Act relating to bonds held by the State Treasurer; prohibiting sale or other disposal of said bonds without the consent of the Legislature; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

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Sixty-second Legislative Day

Wednesday, April 19, 1961

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

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—41.

Excused: Bailey, Easterly, Wilson (Beckham).—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

INTRODUCTION OF GUESTS

Senator Rogers introduced a very special guest, Mr. Bill Corbin of Oklahoma City, a Junior at Central High School, (Protege of Maybelle Conger, Head of the Speech Department at Central High) and President of the National Thespian Society of Central High. He has the highest degree of National Forensic League, has attended the Students' Congress of the National Forensic League for two years and was elected, out of one hundred and forty students and eleven schools over the State, to attend the National Forensic League's (National Student Congress) meeting at Pittsburgh University, Pittsburgh, Penn-

sylvania, June 19-23, 1961. He was runner-up last year at the State Speech Tournament at Oklahoma University.

Senator Rogers stated that since Bill would be the only "Senator" from Oklahoma to attend the National Forensic League's meeting at Pittsburgh, he felt it fitting and proper that he observe the activities of the Oklahoma State Senate today, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 69, 70, 236, 251 and 263 each correctly engrossed.

SR 40 correctly enrolled.

Engrossed SBs 69, 70, 236, 251 and 263 were 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.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 732—By Howard, Johnston, Atkinson and Blackard.

An Act providing for humane slaughter of livestock, defining terms and providing for the enforcement thereof, providing penalties for the violation of this Act, making the provisions of this Act severable; and declaring an emergency.

HB 763—By Odom (McIntosh).

An Act relating to schools; amending

70 O. S. 1951, § 9-1, as amended by Section 24, Chapter A, Title 70, Oklahoma Session Laws 1955, page 427, by repealing provisions authorizing transportation of students in certain cases; amending 70 O. S. 1951, § 9-3, as amended by Section 25, Chapter A, Title 70, Oklahoma Session Laws 1955, page 427, to authorize school districts to contract with other school districts for transportation of students when otherwise authorized to provide transportation; amending 70 O. S. 1951, § 18-4, Subdivision 1f, as amended by Section 45, Chapter A, Title 70, Oklahoma Session Laws 1955, page 437, by replacing spread with definite average number of pupils for computing allowances for transportation; fixing effective date; and declaring an emergency.

HB 772 — By Thomas, McChristian, Blackard, Cook, Harper, Bynum, Sullivan, Sparkman, Skeith, Van Hooser, Haworth, Bilyeu, Avey, Fitch, Fowler, Lance, Odom (McIntosh), Patterson and Richardson of the House and Stipe and Bohannon of the Senate.

An Act relating to schools; amending 70 O. S. 1951, § 18-7 paragraph (a), raising salaries of school bus drivers and custodians or janitors in certain cases; guaranteeing payment of raise from operational aid; and declaring an emergency.

HB 904—By Priebe and Levergood.

An Act relating to residence requirements of plaintiffs in divorce actions; amending Section 2, Chapter 22, Title 12, Oklahoma Session Laws 1957 (12 O. S. Supp. 1959 § 1272) requiring residence of six (6) months in State and thirty (30) days in county by such plaintiffs; and declaring an emergency.

HB 934—By McCue and Business and Industry Committee.

An Act relating to the Department of Commerce and Industry; amending Sections 2, 3 and 5, Chapter 1, Title 74, Oklahoma Session Laws 1955, pages 143

and 146 (74 O. S. Supp. 1959, § § 672, 673 (b) 10, 11 and 12, and 675 (b) (c) (e)); placing the Department of Commerce and Industry under the control and supervision of the Governor's Economic Development Commission; requiring members of the Commission to be residents of Oklahoma at least five (5) years; fixing terms of members of the Commission; providing for payment of ten cents (10c) per mile for necessary travel; providing for removal of members for dereliction of duties or incapacity by the majority vote of the other members of the Commission, members of the Senate or members of the House of Representatives; directing principal purpose of Commission to attract beneficial industry to the State; and declaring an emergency.

The above numbered HBs were read for the first time.

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 fourth reading of and transmitting Enrolled **HB 878**.

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 545**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

SECOND READING

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

SB 294—Agriculture.

SB 295—State and Federal Government.

HB 660—Military and Veterans Affairs.

GENERAL ORDER

HB 843 by Odom (McIntosh), et al, of the House, and Bohannon of the Senate was read and considered.

Upon motion of Senator Bohannon, **HB 843** was advanced to engrossment.

By unanimous consent, upon request of Senator Bohannon, **HB 843** was placed upon third reading and final passage.

THIRD READING

HB 843 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Dacus, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—29.

Nay: Colston, Cowden, Graves, Ham, Lollar, Pazoureck, Pitcher, Tipps, Trent.—9.

Excused: Bailey, Easterly, Wilson (Beckham).—3.

Not Voting: Cartwright, Morford, Stipe.—3.

The bill was declared passed.

HB 843 was properly signed and ordered returned to the Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Graves moved that the vote be reconsidered by which **HB 843** passed.

Senators Easterly and Wilson (Beckham) asked to be shown present, which was the order.

GENERAL ORDER

HB 658 by McCune, et al, was read and considered.

Upon motion of Senator Land **HB 658** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 658** was placed upon third reading and final passage.

THIRD READING

HB 658 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Stevenson.—1.

Excused: Bailey.—1.

Not Voting: Berrong, Garrison, Garvin, Lollar, McColgin, Morford, Pitcher.—7.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Stevenson.—1.

Excused: Bailey.—1.

Not Voting: Berrong, Garrison, Garvin, Lollar, McColgin, Morford, Pitcher.—7.

The Emergency was declared passed.

HB 658 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 863 by Committee on Elections and Privileges, and McChristian, et al, was read and considered.

By unanimous consent, Senators Stipe, Bohannon, Belvin, McSpadden, Cobb,

Tipps, Payne, Ham, Pazoureck, Allen, Colston, Hamilton and Dacus were added as co-authors of **HB 863**.

Senator Kerr moved to amend **HB 863** by striking the Title.

Senator Ritzhaupt, as a substitute, citing Rule 67(c), moved that **HB 863** be referred to the Committee on Appropriations and Budget, which motion prevailed.

GENERAL ORDER

SB 214 by Field and Baldwin of the Senate and Etling of the House was taken up for consideration.

Senator Cowden asked unanimous consent, which was granted, that **SB 214** be considered Section by Section.

Section 1 was read and adopted upon motion of Senator Field.

Section 2:

Senator Hamilton asked unanimous consent, which was granted, that Section 2 be considered by sub-sections.

Sub-section (a) was read.

Senator Cowden moved to amend **SB 214**, line 14, page 2, by striking the words and figures "six hundred and forty (640)" and inserting the words and figures "one hundred sixty (160)", which amendment was declared failed of adoption.

Senator Cowden moved that the vote be reconsidered by which his amendment to line 14, page 2, failed of adoption, which motion was declared failed of adoption upon a roll call as follows:

Aye: Belvin, Boecher, Breeden, Collins, Cowden, Dacus, Grantham, Graves, Ham, Hamilton, McClendon, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps.—20.

Nay: Allen, Baldwin, Berrong, Bohannon, Cartwright, Cobb, Colston, Easterly, Field, Fine, Garrison, Garvin, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Pazoureck, Pitcher, Trent, Wilson (Beckham), Wilson (Greer).—23.

Excused: Bailey.—1.

Senator McSpadden moved to amend **SB 214**, line 12, page 2, by inserting after the word "less" and before the word "and" the words "when 80% of said tracts are in cultivation".

Senator Baldwin presiding.

Senators Cobb and Harris, as a substitute, moved to amend **SB 214**, line 12, page 2, by striking after the word "less" the remainder of said line and lines 13 and 14 and inserting the following: "and all other lands shall be advertised and bids taken thereon both in tracts of 160 acres and as a whole tract not to exceed 640 acres and the Commissioners of the Land Office shall be required to accept the alternate bid thereon which results in the greater price for the total tract."

Senator Dacus asked to be made co-author of the Cobb-Harris amendment, which was the order.

Senator Harris asked unanimous consent, which was granted, to amend the Cobb-Harris-Dacus amendment by inserting after the words "shall be" and before the word "advertised" the following: "sold in tracts not to exceed 160 acres unless it be" and by inserting after the words "Land Office" and before the word "shall" the words "in such case".

The vote occurring on the Cobb-Harris-Dacus amendment, as amended, it was declared adopted.

Upon motion of Senator Field, Sub-section (a), as amended, was adopted.

Sub-sections (b) and (c) were read and adopted, upon motions of Senator Field.

Senator Harris presiding.

Sub-section (d) was read.

Senators Fine and Stevenson moved to amend **SB 214**, by striking after the word "Act" in line 5, page 4, the remainder of the line and lines 6, 7, 8 and the word "bid" on line 9.

By unanimous consent further consideration of the Fine-Stevenson amendment was deferred temporarily.

Senator Ritzhaupt moved to amend **SB**

214, line 13, page 4, by adding after the word "right" the following: "Provided further that said lands shall not be purchased by corporations or land holding companies for speculation purposes" which amendment was declared adopted.

By unanimous consent, further consideration of Sub-section (d) was deferred temporarily.

Sub-section (e) was read.

Senator Trent moved to amend **SB 214**, line 14, page 4, by striking after the word "right" and before the word "at" in line 15 and inserting the word "lease" which amendment by unanimous consent he withdrew.

By unanimous consent, further consideration of Sub-section (e) was deferred temporarily.

Sub-section (f) was read.

Senator Morford moved to amend **SB 214**, line 8, page 5, by striking the words and figures "twenty-five (25)" and inserting the word and figures "forty (40)".

Senator Easterly asked unanimous consent, to which Senator Morford objected, to amend the Morford amendment by striking the word and figures "forty (40)" and inserting the words and figures "thirty-three (33)".

Senator Hamilton moved to table the Morford amendment, which motion was declared adopted.

Senator Cowden moved to amend **SB 214**, line 9, page 5, by striking the word and figure "four (4%)" and inserting the word and figure "five (5%)".

Senator Easterly moved to table the Cowden amendment, which motion failed of adoption, upon a roll call as follows:

Aye: Allen, Baldwin, Boecher, Easterly, Field, Harris, Kerr, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Wilson (Beckham), Wilson (Greer).—14.

Nay: Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Land, Lollar, McClendon, Payne, Ritzhaupt, Rogers,

Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—28.

Excused: Bailey.—1.

Not Voting: Ham.—1.

The vote occurring on the Cowden amendment, it was declared adopted.

Senator Grantham moved to amend **SB 214**, lines 5 and 6, page 5, by striking the word and figures "ten (10%)" and inserting the words and figures "twenty-five (25%)".

Senator Payne asked to be shown excused until such time as he can return to the Chamber, which was the order.

Upon motion of Senator Easterly, the Grantham amendment was tabled upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Easterly, Field, Graves, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Greer).—26.

Nay: Cowden, Dacus, Fine, Garvin, Grantham, Hamilton, Land, McClendon, Stevenson, Stipe, Tipps, Trent.—12.

Excused: Bailey, Payne.—2.

Not Voting: Collins, Garrison, Ham, Wilson (Beckham).—4.

Senators Morford and Easterly moved to amend **SB 214**, line 8, page 5, by striking the words and figures "twenty-five (25%)" and inserting the words and figures "thirty-three (33%)", which amendment was tabled upon motion of Senator Baldwin.

Senator Payne asked to be shown present, which was the order.

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

Senator Stevenson moved to amend **SB 214**, line 4, page 6, by adding at the end of the sub-section the following: "Provided that no land subject to agricultural lease shall be sold until after said lease has expired" which amendment was tab-

led upon motion of Senator Field, the roll call thereon being as follows:

Aye: Allen, Baldwin, Colston, Cowden, Easterly, Field, Garvin, Graves, Ham, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—23.

Nay: Belvin, Bohannon, Breeden, Cobb, Dacus, Fine, Grantham, Hamilton, Kerr, McClendon, Rogers, Romang, Stevenson, Stipe, Tipps.—15.

Excused: Bailey, Boecher.—2.

Not Voting: Berrong, Cartwright, Collins, Garrison.—4.

Senators Fine, Stipe and Trent moved to amend **SB 214**, by inserting between lines 2 and 3, page 5, a new sub-section (f) as follows and renumbering succeeding sub-sections: "(f) Provided that no land now under preference right lease shall be sold prior to January 1st, 1962, and that no preference right leases shall be entered into, renewed or extended after passage of this Act."

Senator Field moved that further consideration of **SB 214** be deferred until 2:30 p.m., next Monday, April 24, 1961, which motion was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Rogers asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **HB 731**, as amended, was passed be deferred until the next legislative day.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 11:00 a.m., tomorrow, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 146**—Co-authored by McCue.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 584**, as amended.

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:

SJR 23—State and Federal Government.

SJR 24—State and Federal Government.

DO PASS, as amended:

SB 47—Appropriations and Budget.

SB 71—Appropriations and Budget.

SB 90—Appropriations and Budget.

HB 612—Appropriations and Budget.

HB 705—Education—Higher.

FIRST READING

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

SB 296—By Rogers and Land.

An Act relating to taxation; defining gross income; amending 68 O. S. 1951, § 878, as amended by Section 3, Chapter 21, Title 68, Oklahoma Session Laws 1955, page 396, excluding proceeds of taxpayers' insurance policies on its officers and employees from gross income for computation of State Income Tax by deleting provisions which prevent such exclusion; and declaring an emergency.

SB 297—By Rogers.

An Act requiring the maintenance of grade designation of poultry and poultry products and the requiring of grade designation on poultry and poultry products when the words inspected or other terms which implies such product has been inspected when used in advertising a price; making violation of Act a misdemeanor; fixing penalties; providing for severability; and declaring an emergency.

SB 298—By Rogers.

An Act relating to corporations; amending 18 O. S. 1951, § 1.17(a), to authorize the appointment as resident agent a domestic corporation or foreign corporation authorized to transact business in this State; and declaring an emergency.

SB 299—By Rogers.

An Act relating to the liability of a State, county, township, school district, city or town treasurer neglecting or refusing to forward funds to fiscal agency to meet bond or coupon payments; amending 62 O. S. 1951, § 527; and redeclaring an emergency.

SB 300—By Rogers.

An Act relating to the corporate status of school districts and names thereof; amending 70 O. S. 1951, § 4-5, as amended by Section 4, Chapter A1, Title 70, Oklahoma Session Laws 1959, page 321, and declaring an emergency.

SB 301—By Rogers.

An Act relating to bonds of counties, cities, towns, school districts and other political subdivisions of the State and relating to the maturities, denomination, combination of purposes, name and sale of bonds; amending 62 O. S. 1951, § 353, as amended by Section 1, Chapter 2, Title 62, Oklahoma Session Laws 1957, page 468, and 62 O. S. 1951, § 354, as amended by Section 1, Chapter 2b, Title 62, Oklahoma Session Laws 1953, page 286; and declaring an emergency.

SB 302—By Rogers.

An Act relating to elections; amending 11 O. S. 1951, § 61, designating the officers who shall conduct a special elec-

tion of a city or a town; and declaring an emergency.

SB 303—By Cobb and Stipe.

An Act relating to railroads; requiring the installation and maintenance by railroad companies and corporations of standard automatic electric highway railroad grade crossing signals at each crossing of State and Federal highways; requiring the type of signals, their installation and maintenance to be in accordance with plans and specifications approved by the State Corporation Commission.

SB 304—By Cartwright of the Senate and Vandiver of the House.

An Act relating to insurance; amending the Oklahoma Insurance Code, Section 4404A, Article 44, Title 36, Oklahoma Session Laws 1957, page 389, (36 O. S. Supp. 1959, § 4404A), pertaining to accident and health policies; providing that such policies may be cancelled for non-payment of premiums and for no other reason; and declaring an emergency.

SB 305—By Easterly.

An Act relating to livestock diseases; providing for the issuance of certificates by the State Board of Agriculture to veterinarians for authority to make tests for brucellosis in their own offices; fixing requirements for such certificates and renewals thereof; amending the Oklahoma Agricultural Code, Section 2, Article 6(E), Title 2, Oklahoma Session Laws 1955, page 47, (2 O. S. Supp. 1959, § 6-92); and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 11:00 a.m., tomorrow.

Sixty-third Legislative Day

Thursday, April 20, 1961

Pursuant to adjournment, the Senate met at 11:00 a.m., and was called to order by its President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Garrison, Lollar, Pitcher.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Payne introduced Barry Jenkins, young son of his secretary, Jan Jenkins, and grandson of former Senator Tom Kight, and asked that Barry be made Honorary Page for this legislative day, which was the order.

Senator Rogers introduced Melvin Jordan, Eddie Hatfield, Dennis Richards, Gary Hatfield, Billy Burrow, Junior Cast, James Hamilton and Billy Tullis, and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 146 and **SCR 29** correctly enrolled.

Enrolled **SB 146** was, after fourth read-

ing, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Ritzhaupt presiding.

Enrolled **SCR 29** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

The President presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 899—By Moad, Patterson, Witt, Nichols (Dewey), Abbott, Bernard, Burnham, Dolezal, Fitch, Fogarty, Ford, Forsythe, Howe, Lance, Lauer, Murrow, Page, Shibley, Sullivan, Taliaferro, Tate, Watkins, and Wilhelm of the House and Kerr of the Senate.

An Act relating to crimes and punishments; prohibiting any obstruction to view into interior of beer taverns and requiring adequate lighting; making violation a misdemeanor and providing penalties; making the provisions of this Act severable; and declaring an emergency.

HB 931—By Poynor, Converse, Howze, Andrews, Avey, Bradley (Tulsa), Briscoe, Eidson, Fitch, Forsythe, Fowler, Harper, Jones, Keyes, Lance, McChristian, Nichols (Dewey), Nichols (Seminole), Odom (McIntosh), Patterson, Sanguin, Settles, Shibley, Sparkman, Stevens, Sullivan, Thomas, Traw, Tucker and Vandiver of the House and Bailey of the Senate.

An Act relating to public welfare; amending 56 O. S. 1951, § 165, as amended, directing payment by Public Welfare Commission of paving assessment levied

on homestead of welfare recipients; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 584 and 658.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 544.

By unanimous consent, HCR 544 was taken up for immediate consideration, being read at length as follows and adopted upon motion of Senator Graves:

HOUSE CONCURRENT RESOLUTION NO. 544 — By Cox, Inman, Greenhaw, Shibley, Cole, Ogden, Poynor, Fogarty, Baggett, Eidson, Ford, McChristian, Willis (Cherokee), Diel, Witt, Morgan, Shipley, Vandiver, Green and Larason of the House and Graves, Ritzhaupt, Bailey, Harris, Belvin, Wilson (Greer), Pitcher, Garrison, McSpadden, Field, McColgin and Grantham of the Senate.

A CONCURRENT RESOLUTION RELATING TO A CONTINUING COMMITTEE TO STUDY THE REHABILITATIVE SERVICES IN THE STATE; AUTHORIZING AND DIRECTING THE EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL, TO CREATE A CONTINUING COMMITTEE TO EVALUATE THE REHABILITATIVE SERVICE BEING RENDERED IN THE STATE AND MAKE REPORTS AND RECOMMENDATIONS; DIRECTING THE STATE LEGISLATIVE COUNCIL TO ACCEPT FINANCIAL AID AND SUPPORT AND TO ACCEPT ADVISORY STAFF SERVICES FROM ALL GOVERNMENTAL AND PRIVATE SOURCES.

WHEREAS, the greatest resource of this state is its people; and

WHEREAS, it is of utmost importance

that states like individuals, and industries, review their programs in order to provide better services at a minimum expense; and

WHEREAS, there are thousands of Oklahoma citizens who are not functioning at their economic and social potentials because of physical and/or mental disabilities; and

WHEREAS, this increasing number of disabled citizens is placing a tremendous economic and social burden on the State of Oklahoma; and

WHEREAS, the Twenty-seventh Legislature by Senate Concurrent Resolution 23 authorized and directed the Executive Committee, State Legislative Council, to create a special committee to conduct a study of services to the disabled in the state; and

WHEREAS, the special committee completed this study and has submitted its final report, including conclusions and recommendations; and

WHEREAS, the special committee found that there were some twelve state agencies and numerous private agencies and organizations rendering services to the disabled; and

WHEREAS, the special committee concluded that in order to insure a balanced comprehensive program for the disabled it would be necessary to continually evaluate, coordinate, and make recommendations concerning services to the disabled; and

WHEREAS, the special committee recommended "the Legislative Council approve a standing committee on Rehabilitative Services for continuing evaluation, coordination of activities, and preparation of recommendations."

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

SECTION 1. The Executive Committee,

State Legislative Council, is hereby authorized and directed to create a standing committee on Rehabilitative Services of five (5) members of the House of Representatives and four (4) members of the State Senate with the responsibility of continually evaluating and coordinating such services and making recommendations that will insure a balanced, comprehensive program for the disabled citizens of Oklahoma at a minimum cost and without duplication of effort.

SECTION 2. BE IT FURTHER RESOLVED, that the Legislative Council is hereby authorized and directed to accept financial aid, advisory and staff assistance from governmental agencies, and private agencies and organizations in carrying out the provisions of this resolution.

Engrossed HCR 544 was properly signed and ordered returned to the Honorable House.

RESOLUTION

Senator Berrong introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 30 — By Berrong, Colston, Field, Garvin, Cartwright, Harris, Easterly, Ritzhaupt, Bailey, McColgin, Grantham, Breeden, Bohannon, Kerr, Garrison, Belvin, Romang, Morford, Land, Lollar, Pitcher, Hamilton, Stevenson, Boecher and Shoemaker of the Senate and Williams (Carter) of the House.

A CONCURRENT RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO PROPOSE AN AMENDMENT TO THE CONSTITUTION OF THE UNITED STATES RELATIVE TO BALANCING THE EXPENDITURES AND THE INCOME OF THE GOVERNMENT OF THE UNITED STATES.

WHEREAS, the United States government is presently indebted in an approximate sum of two hundred and ninety bil-

lion dollars and the debt increases each year; and

WHEREAS, the United States government now pays approximately nine billion dollars in interest on the present indebtedness each fiscal year; and

WHEREAS, the value of a dollar continues to decrease, particularly since World War II, largely due to the inflationary fiscal policy of the federal government; and

WHEREAS, the people of the United States are already bearing a practically confiscatory and excessive burden of taxes, particularly from the federal government; and

WHEREAS, "the power to tax is the power to destroy," and the present level of taxation on the people has reached the point of diminishing returns.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE STATE OF OKLAHOMA, AND THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the legislature of the State of Oklahoma hereby urges and memorializes the Congress of the United States to propose to the states an amendment to the Constitution of the United States as provided by Article V of the Constitution, to read as follows, to wit:

"ARTICLE -----

"Section 1. On or before the fifteenth day after the beginning of each regular session of the Congress, the President shall transmit to the Congress a budget which shall set forth his estimates of the receipts of the government, other than trust funds, during the ensuing fiscal year under the laws then existing and his recommendations with respects to expenditures (including so much for reduction of the public debt as he deems feasible) to be made from funds other than trust funds during such ensuing fiscal year, which shall not exceed such estimates of receipts. The President in transmitting such budget may recommend measures

for raising additional revenue and his recommendations for the expenditure of such additional revenue. The Congress shall not authorize expenditures to be made during such ensuing fiscal year in excess of the estimated receipts. In case of war or other grave national emergency, if the President shall so recommend, the Congress by a vote of three-fourths of all the members of each house may suspend the foregoing provisions for balancing the budget for periods, either successive or otherwise, not exceeding one year each.

"Section 2. This article shall take effect on the first day of the calendar year next following the ratification of this article.

"SECTION 3. This article shall be operative unless it shall have been ratified as an amendment to the Constitution by the legislatures of three-fourths of the several states within seven years from the date of its submission to the states by the Congress."

BE IT FURTHER RESOLVED: That the Secretary of State is hereby directed to transmit a copy of this resolution to the President of the United States, the Vice President of the United States, the Speaker of the House of Representatives of the United States, and to each member of the Oklahoma delegation in the Congress of the United States.

COMMITTEE REPORT

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

DO PASS, as amended:

SB 253—Parks and Recreation.

FIRST READING

The following Bills were introduced and read the first time:

SB 306—By Allen.

An Act relating to anonymous election literature; requiring that such literature be signed; making violation a misdemeanor and providing fine and sentence; excepting certain materials in newspapers, magazines or journals; and declaring an emergency.

SB 307—By Fine.

An Act relating to certain benefits for governmental officers and employees; authorizing counties, cities and towns, and governmental entities created by the State Legislature as authorities to provide certain benefits for officers and employees; amending 11 O. S. 1951, § 16, as amended by Section 1, Chapter 1a, Title 11, page 113, Oklahoma Session Laws 1955, by deleting authorization for certain departments, agencies or institutions of State government to provide all or any part of hospital and medical benefits, accident, health and life insurance for officers and employees; providing that immediately after the effective date of this Act every such department, agency and institution shall terminate said payments for all such medical benefits, accident, health and life insurance; directing the State Budget Officer to reject all claims for such payments; and declaring an emergency.

SB 308—By Baldwin.

An Act relating to income taxes; providing for the withholding of income taxes from nonresident employees by employers on and after July 1, 1961; defining the terms "employer," "nonresident employee," and "wages"; providing for the use of certain forms and returns prescribed by the Oklahoma Tax Commission to carry out the provisions of the Act; providing for the disposition of the amounts received by the Commission from employers as withholding taxes; making the provisions of the income tax Act of 1935, as amended, and of the State Tax Uniform Procedure Act applicable hereto; making provisions severable; and declaring an emergency.

SECOND READING

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

- SB 296**—Revenue and Taxation.
- SB 297**—Agriculture.
- SB 298**—Judiciary.
- SB 299**—State and Federal Government.
- SB 300**—Education—Common.
- SB 301**—County Government.
- SB 302**—Privileges and Elections.
- SB 303**—Roads and Highways.
- SB 304**—Insurance.
- SB 305**—Agriculture.
- HB 732**—Agriculture.
- HB 763**—Education—Common.
- HB 772**—Education—Common.
- HB 934**—State and Federal Government.
- HB 904**—Judiciary.

GENERAL ORDER

SB 47 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 47** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Breeden, Cartwright, Garvin, Graves, Morford, Pazoureck, Romang.—7.

Excused: Garrison, Lollar, Pitcher.—3.

Not Voting: Allen.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Breeden, Cartwright, Garvin, Graves, Morford, Pazoureck, Romang.—7.

Excused: Garrison, Lollar, Pitcher.—3.

Not Voting: Allen.—1.

The emergency was declared passed.

SB 47, as amended, was referred for engrossment.

Senators Pitcher and Lollar asked to be shown present, which was the order.

GENERAL ORDER

HB 612 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

By unanimous consent, Senators Berrong, Dacus, Ritzhaupt, Easterly, Cobb, Stipe, Ham, McColgin, Bohannon, Kerr, Stevenson and Belvin were added as co-authors of **HB 612**.

Upon motion of Senator McClendon, **HB 612** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 612** as amended was placed upon third reading and final passage.

THIRD READING

HB 612 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton,

Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Breeden, Garvin, Graves, Land, Morford.—5.

Excused: Garrison.—1.

Not Voting: Colston, Stipe.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Breeden, Garvin, Graves, Land, Morford.—5.

Excused: Garrison.—1.

Not Voting: Colston, Stipe.—2.

The emergency was declared passed.

HB 612, as amended, was referred for engrossment.

Senator Garrison asked to be shown present, which was the order.

GENERAL ORDER

HB 906 by Levergood, et al, of the House and Graves of the Senate was read and considered.

Senator Graves moved to amend the Title of **HB 906**; by substituting the word and figures "twenty (20)" for the word and figures "ten (10)," which amendment was declared adopted.

Senator Graves moved to amend **HB 906**, line 3, page 2, by placing a period after the word "years" and striking the remainder of line 3, and all of line 4, which amendment was declared adopted.

Upon motion of Senator Graves, **HB 906**, as amended was advanced to engrossment.

By unanimous consent, upon request

of Senator Graves, **HB 906** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 906 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Greer).—30.

Nay: Baldwin, Boecher, Cobb, Fine, Hamilton, Harris, McClendon, McColgin, Shoemake.—9.

Not Voting: Collins, Morford, Stipe, Trent, Wilson (Beckham).—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Greer).—30.

Nay: Baldwin, Boecher, Cobb, Fine, Hamilton, Harris, McClendon, McColgin, Shoemake.—9.

Not Voting: Collins, Morford, Stipe, Trent, Wilson (Beckham).—5.

The emergency was declared passed.

HB 906, as amended, was referred for engrossment.

GENERAL ORDER

HB 875 by Richardson, et al, of the House and Ham and Field of the Senate was read and considered.

Upon motion of Senator Ham, **HB 875** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **HB 875** was considered en-

grossed and placed upon third reading and final passage.

THIRD READING

HB 875 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Shoemake, Tipps, Trent, Wilson (Greer).—32.

Nay: Baldwin, Boecher, Cobb, Colston, Land, Pitcher, Romang, Stevenson, Stipe.—9.

Not Voting: Cartwright, Collins, Wilson (Beckham).—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Shoemake, Tipps, Trent, Wilson (Greer).—32.

Nay: Baldwin, Boecher, Cobb, Colston, Land, Pitcher, Romang, Stevenson, Stipe.—9.

Not Voting: Cartwright, Collins, Wilson (Beckham).—3.

The Emergency was declared passed.

HB 875 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 738 by Keyes, et al, of the House was read and considered.

Upon motion of Senator Bailey, **HB 738** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey **HB 738** was considered

engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Hamilton, Shoemake, Stipe.—3.

Not Voting: Collins, Cowden, Fine.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Hamilton, Shoemake, Stipe.—3.

Not Voting: Collins, Cowden, Fine.—3.

The Emergency was declared passed.

HB 738 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

SJR 24 by Pitcher of the Senate and Bynum of the House was read and considered.

Upon motion of Senator Pitcher, **SJR 24** was advanced to engrossment.

Upon motion of Senator Pitcher, the rules of the Senate were suspended and

SJR 24 was considered engrossed and placed upon third reading and final passage.

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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Bailey, Collins.—2.

The Resolution was declared passed.

SJR 24 was referred for engrossment.

GENERAL ORDER

SJR 23 by Graves, Rogers, Ham, Lollar, Morford and Wilson (Greer) of the Senate and Cox et al of the House was read and considered.

Senators Hamilton, Shoemake, Belvin, Stevenson, Allen, Pazoureck, Pitcher, Berrong, Dacus, Grantham, Colston, Romang and Kerr asked to be made co-authors of **SJR 23**, which was the order.

Upon motion of Senator Graves, **SJR 23** was advanced to engrossment.

Upon motion of Senator Graves, 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.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus,

Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—40.

Nay: Ritzhaupt.—1.

Not Voting: Collins, Fine, Wilson (Beckham).—3.

The Resolution was declared passed.

SJR 23 was referred for engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring on the Rogers' motion to reconsider the vote by which **HB 731**, as amended, was passed, it was declared adopted upon a roll call as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Easterly, Field, Garrison, Garvin, Graves, Ham, Harris, Lollar, McColgin, Morford, Pazoureck, Pitcher, Rogers, Romang, Tipps, Trent, Wilson (Beckham).—25.

Nay: Allen, Belvin, Cobb, Cowden, Dacus, Grantham, Hamilton, Kerr, Land, McClendon, McSpadden, Payne, Ritzhaupt, Shoemake, Stevenson, Stipe, Wilson (Greer).—17.

Not Voting: Collins, Fine.—2.

Senator Rogers moved that **HB 731**, as amended, be referred to the Committee on Privileges and Elections for further consideration.

Senator Baldwin raised a point of order, which was sustained, stating the Rogers' motion would require a suspension of the Rules, or the reconsideration of motions by which the Bill reached 3rd Reading.

Senator Rogers moved that the Rules be suspended and **HB 731**, as amended, be referred to the Committee on Privileges and Elections for further consideration.

Senator Shoemake, as a substitute, moved that further consideration of **HB 731**, as amended, be deferred until some future legislative day.

Senator McClendon moved to table the

Shoemake motion, which motion he withdrew.

Senator Shoemake asked to withdraw his motion to defer consideration of **HB 731**, as amended, which was the order.

Senator Shoemake again moved that further consideration of **HB 731**, as amended, be deferred until some future legislative day, which motion was adopted.

THIRD READING

Senator Allen moved that the vote be reconsidered by which **SB 30**, as amended, was advanced to engrossment, which motion prevailed.

GENERAL ORDER

SB 30 by Allen, as amended, was considered further.

Senator Allen moved to amend **SB 30**, as amended, line 3, page 3, by striking sub-paragraph (c), which amendment was declared adopted.

Senator Allen moved to amend **SB 30**, as amended, line 1, page 3, by inserting after the word "Act" and before the word "if" the following: "or for emergency repairs or replacements of bonded trust properties" and on line 3, page 3, after the word "created" insert the words: "but not to exceed the total sum of \$500,000.00", which amendment was declared adopted.

Upon motion of Senator Allen, **SB 30**, as amended, was advanced to engrossment.

Senator Garvin presiding.

Upon motion of Senator Allen, the rules of the Senate were suspended and **SB 30**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 30 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Colston, Dacus, Field, Grantham, Ham, Harris, Kerr, Morford,

Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—21.

Nay: Bohannon, Cobb, Collins, Cowden, Easterly, Fine, Garrison, Garvin, Graves, Hamilton, Land, Lollar, McClendon, McCoglin, McSpadden, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Trent.—21.

Not Voting: Baldwin, Cartwright.—2.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Allen moved to reconsider the vote by which **SB 30**, as amended, failed of passage.

MOTION

Senator Wilson (Beckham) moved that the Chief Executive of the State of Oklahoma be requested to return **SB 17**, by Wilson (Beckham) to the Senate for further consideration, which motion was adopted.

GENERAL ORDER

SB 222 by Hamilton was read and considered.

Senator McClendon moved to amend **SB 222**, line 1, page 3, by placing a period after the word "district" and striking the balance of the section, which amendment was declared adopted.

Upon motion of Senator Hamilton, **SB 222**, as amended, was advanced to engrossment.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **SB 222**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 222 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright,

Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—40.

Not Voting: Baldwin, Collins, Rogers, Tipps.—4.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—40.

Not Voting: Baldwin, Collins, Rogers, Tipps.—4.

The Emergency was declared passed.

SB 222, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Ritzhaupt moved that the vote be reconsidered by which the Wilson (Beckham) motion—recalling **SB 17** from the Governor's Office—was adopted.

Senator Trent raised a point of order against the Ritzhaupt motion, which was sustained, citing that part of Rule 12a, which provides "Consideration of such motion *** shall not be had on the same day, except by unanimous consent".

Senator Hamilton moved that Rule 12a

be suspended for the purpose of considering the Ritzhaupt motion, which motion was declared adopted.

The vote occurring on the Ritzhaupt motion, it was declared failed of adoption.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, April 24, 1961, which motion was declared adopted.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 146**.

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 29**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

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 574—Social Welfare.

HB 799—Criminal Jurisprudence — Co-authored by Kerr.

DO PASS, as amended:

SB 60—Social Welfare.

SB 122—Criminal Jurisprudence.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, April 24, 1961, at 1:30 p.m.

Sixty-fourth Legislative Day

Monday, April 24, 1961

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

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Collins, Shoemaker, Stipe.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Elwyn Thurston, Pastor of the Victor Memorial Methodist Church of Guyton, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Land introduced Cheri B. Barber, the daughter of his secretary, Imogene Barber, and asked that Cheri B. be made Honorary Page for this legislative day, which was the order.

Senator Ham introduced Tom and Dan Gibson of Pauls Valley, and asked that they be made Honorary Pages for this legislative day, which was the order.

RESOLUTION

Senator McSpadden introduced the following Resolution, which was read at

length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 41 — By McSpadden.

A RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE OF THE STATE SENATE TO APPOINT A COMMITTEE OF TWO (2) SENATORS TO ATTEND THE PRESIDENTS CONFERENCE ON EMPLOYMENT OF THE HANDICAPPED; AUTHORIZING REIMBURSEMENT FOR TRAVEL AND EXPENSES.

WHEREAS, the State of Oklahoma has throughout the years displayed a marked interest in employment of the handicapped, and has invested countless thousands of dollars in such a worthwhile undertaking; and

WHEREAS, this interest was spotlighted in 1957 when the Twenty-sixth Session of the Oklahoma Legislature created the Governor's Committee on Employment of the Handicapped, a Committee of 75 dedicated citizens representing industry, business, agriculture, labor, veterans, women, religious, educational, civic, fraternal, welfare, scientific, medical and other professions; and

WHEREAS, this Committee on Employment of the Handicapped is charged with the responsibility of working in close cooperation with the President's Committee on Employment of the Physically Handicapped; and

WHEREAS, said President's Committee will hold its annual nation-wide conference in Washington, D. C., April 26 through April 30, 1961; and

WHEREAS, it is both fitting and proper that members of this Body attend this annual meeting as representatives of this State and of this Honorable Senate.

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

SECTION 1. That the President Pro Tempore of the State Senate is hereby authorized to appoint a committee of two (2) members to proceed to Washington, D. C., for the purpose of attending the President's Annual Conference on Employment of the Handicapped to be held in our Nation's Capitol, April 26 through April 30.

SECTION 2. Reimbursement for travel and necessary expenses for such members shall be paid by the State Senate as provided by Senate Resolution No. 5 of the Twenty-eighth Oklahoma Legislature.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 47 and 222, SJRs 23 and 24, SCR 30, and HBs 612 and 906 each correctly engrossed.

SBs 47 and 222, SJRs 23 and 24, and SCR 30 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HBs 612 and 906, as amended, were properly signed and returned to the Honorable House.

MESSAGE FROM THE GOVERNOR

The following Message from the Governor was received and read:

April 21, 1961

TO THE PRESIDENT AND MEMBERS
OF THE HONORABLE SENATE
TWENTY-EIGHTH OKLAHOMA
LEGISLATURE

Gentlemen:

This is to advise you that on this date,

I vetoed ENROLLED SENATE BILL NO. 17—By Wilson (Beckham).

AN ACT RELATING TO MOTOR VEHICLES; AMENDING TITLE 47 O. S. 1951, § 121.3, AS AMENDED BY SECTION 1, CHAPTER 4h, TITLE 47, PAGES 193 AND 194, OKLAHOMA SESSION LAWS 1953; AS AMENDED BY SECTION 1, CHAPTER 4c, TITLE 47, PAGES 269 AND 270, OKLAHOMA SESSION LAWS 1955; AS AMENDED BY SECTION 1, CHAPTER 4d, TITLE 47, PAGES 270, 271, AND 272, OKLAHOMA SESSION LAWS 1955; CHANGING THE MAXIMUM SPEED FOR CERTAIN MOTOR VEHICLES ON FOUR-LANE DIVIDED HIGHWAYS; AND PROVIDING CITIES AND TOWNS SHALL FIX SPEED LIMIT OF VEHICLES WITHIN THEIR CORPORATE LIMITS, and herewith return the same to you without approval.

After receipt of your message of April 20, 1961, wherein you requested that I return Senate Bill No. 17 to the Senate for further consideration, I was advised that to comply with such request would result in the bill automatically becoming law on Saturday, April 22, 1961, by operation of Article VI, Section 11, of the Oklahoma Constitution.

In view of information received yesterday from the Federal Highway Administrator in Washington, D. C., that the enactment into law of that subsection of Senate Bill No. 17 authorizing cities and towns to fix the speed limit of vehicles within their corporate limits could make it extremely difficult for the State Highway Department to comply with established standards which must be met in order to qualify for federal aid for highways, I am left with no recourse but to veto the entire bill and return the same to you without approval.

BY THE GOVERNOR OF THE STATE
OF OKLAHOMA

/s/ J. Howard Edmondson

Senator Ritzhaupt moved to delay consideration of the Governor's Veto Message on SB 17, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HJR 523 — By Ford.

A Joint Resolution proposing an amendment to Article V of the Constitution of the State of Oklahoma by adding a new section to be known as Section 63 and which shall empower the Legislature to provide for the temporary succession to public offices and to adopt such other measures as may be necessary and proper for insuring the continuity of governmental operations in periods of emergency resulting from disasters caused by enemy attack or in periods of emergency resulting from the imminent threat of such disasters; providing for the proclamation and publication of this proposed Amendment by the Governor; and ordering a Special Election.

HJR 524—By Briscoe, Shipley, Burnham, Nichols (Dewey), Strickland, Richardson, Page, Priebe, Dolezal, Burkett, Murrow, Moad, Patterson, McCarty, Inman, Green, Converse, Bernard, Tucker, Larason, Privett, Fowler, Greenhaw, Sparkman, Ford, Willis (Cherokee), Harper, Bynum, Metcalf, Bradley (Tulsa), Forsythe, Nichols (Seminole), Jones, Witt, Shibley, Traw, Cox, Finch, Abbott, Allard, Andrews, Atkinson, Avey, Baggett, Batson, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bullard, Camp, Clark, Cole, Cook, Craig (Kay), Craig (Lincoln), Diel, Doornbos, Dyer, Eidson, Etling, Fitch, Fogarty, Goodfellow, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Johnston, Kardokus, Karnes, Keyes, Lance, Lauer, Levergood, McChristian, McCue, McCune, Massey, Morgan, Mountford, Northcutt, Odum (McIntosh), Odum (Wagoner), Ogden, Poynor, Redman, Reneau, Richeson, Ruby, Sanguin, Sare, Settles, Skaggs, Skeith, Smith Sparks, Spraker, Stevens, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tink-

er, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Jackson) and Wolf of the House and McSpadden of the Senate.

A Joint Resolution officially naming the State Office Buildings located north of the State Capitol Building; designating one as the Will Rogers Memorial Office Building and one as the Sequoyah Memorial Office Building; directing the Oklahoma Capitol Improvement Authority to provide in the construction and furnishing such building for proper recognition of the immortality of these two sons of Oklahoma.

The above numbered HRs were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 875 and 738.

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 544.

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 235—Roads and Highways.

SB 303—Roads and Highways.

DO PASS, as amended:

SB 104—Roads and Highways.

FIRST READING

The following Bill was introduced and read the first time:

SB 309—By Ritzhaupt.

An Act relating to the jurisdiction and duties of the Supreme Court of the State of Oklahoma; authorizing and directing said Court to give advisory opinions to the Oklahoma Legislature, or either branch thereof, upon any question of law; requiring publication of said advisory opinions in connection with the reported decisions of said Court; outlining procedures for requesting said advisory opinions; and declaring an emergency.

SECOND READING

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

SB 306—Judiciary.

SB 307—State and Federal Government.

SB 308—Revenue and Taxation.

HB 899—Business and Industry.

HB 931—Social Welfare.

GENERAL ORDER

SB 60 by Kerr of the Senate and Willis (Jackson) of the House was read and considered.

Senator Kerr moved to amend **SB 60**, line 17, page 2, by adding after the letter (d) the following language: "provided further that the provisions of this subsection shall not affect any illegitimate child qualified for assistance on the effective date of this act, which amendment was declared adopted.

Senator Hamilton moved to amend **SB 60**, line 13, page 2, by inserting after the word "that" and before the letter "a" the words "in case" in lieu of the word "where", which amendment was declared adopted.

By unanimous consent, Senators Payne, Garrison, McSpadden, Tipps, Colston and Land were added as co-authors of **SB 60**.

Upon motion of Senator Kerr, **SB 60**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **SB 60**, as amended, was

considered engrossed and placed upon third reading and final passage.

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: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—36.

Nay: Baldwin, Easterly, Ritzhaupt, Wilson (Beckham).—4.

Excused: Bailey, Collins, Shoemake, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—36.

Nay: Baldwin, Easterly, Ritzhaupt, Wilson (Beckham).—4.

Excused: Bailey, Collins, Shoemake, Stipe.—4.

The Emergency was declared passed.

SB 60, as amended, was referred for engrossment.

Senator Bailey asked to be shown present, which was the order.

GENERAL ORDER

SB 240 by Berrong was read and considered.

Upon motion of Senator Berrong **SB 240** was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Collins, Shoemake, Stipe.—3.

Not Voting: Garrison, Kerr, Tipps.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Collins, Shoemake, Stipe.—3.

Not Voting: Garrison, Kerr, Tipps.—3.

The Emergency was declared passed.

SB 240 was referred for engrossment.

Senators Collins, Shoemake and Stipe asked to be shown present, which was the order.

GENERAL ORDER

SB 81 by Wilson (Beckham), Baldwin, Rogers and Garrison was read and considered.

Senator Graves moved to amend **SB 81**, line 7, page 15 by striking all of the language after the word "shall" in line 7 and

all of line 8, and in lieu thereof add the following language: "not be admitted in evidence in the trial of any civil action brought in the courts of this State, and shall be treated as privileged and the medical examiner shall be incompetent to testify in a civil action to the cause and manner of death or any other information concerning the death." which amendment was declared failed of adoption.

Senator Cartwright moved to amend **SB 81**, page 6 by striking all of subsection (b), and by re-lettering the succeeding subsections, which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **SB 81**, line 2, page 12, by adding after the word "purpose" and before the word "A" the following language: "The State Medical Examiner or a person designated by him may authorize arterial embalming of the body prior to the autopsy when such embalming would in his opinion not interfere with the autopsy. The autopsy shall be made of such parts of the body as is deemed necessary by the person performing the autopsy." which amendment was declared adopted.

Senator Cartwright moved to amend **SB 81**, page 6, by striking all of subsections (c) and (d), which amendment was tabled upon motion of Senator Cowden.

Senator Hamilton moved to amend **SB 81**, line 2, page 9, by striking after the word "within" and before the word "hours" the words and figures "twenty-four (24)" and insert in lieu thereof the word and figures "eighteen (18)" and on line 3 place a period after the word "body" in lieu of the comma (,) and strike the remainder of line 3, and all of lines 4, 5, 6, 7 and 8.

Senator Wilson (Beckham) moved to amend the Hamilton amendment by striking all of the language after the word and figures "eighteen (18)".

Senator Stipe moved to table the Wilson (Beckham) amendment, which motion was declared failed of adoption.

The vote occurring upon the Wilson (Beckham) amendment, it was declared adopted.

The vote occurring upon the Hamilton amendment, as amended, it was declared adopted.

Upon motion of Senator Wilson (Beckham) further consideration of SB 81 was deferred for this legislative day.

Senator Cobb announced that Mr. L. B. Hall, Superintendent at the Oklahoma School for the Deaf, together with Mr. Younger, Principal, Mrs. Joe Slover, Instructor, and several of their small charges were present and asked unanimous consent, which was granted, that the Senate be at ease for a few minutes for the purpose of observing a demonstration of the method of teaching deaf children, which demonstration was so ably performed by Mrs. Slover, assisted by Mr. Younger, and the alert young pupils.

Senator Allen presiding.

MOTION

President Pro Tempore announced the appointment of Senators Graves and Colston, as provided for under SR 41

SPECIAL ORDER

Senator Field asked unanimous consent, which was granted, that SB 214 be set for Special Order at 2:00 p.m., tomorrow.

MOTION TO RECONSIDER VOTE

Senator Cobb asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which SB 160 was passed.

GENERAL ORDER

SB 92 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Upon motion of Senator McClendon, SB 92 was advanced to engrossment.

Senator McClendon asked unanimous

consent, which was granted, that SB 92 be 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: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—24.

Nay: Bailey, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Wilson (Beckham).—18.

Not Voting: Berrong, Pitcher.—2.

The bill was declared passed.

Upon motion of Senator McClendon, the emergency section to SB 92 was ordered stricken and the title amended to conform.

SB 92, as amended, was ordered referred for engrossment.

GENERAL ORDER

SB 122 by Rogers was read and considered.

Senator Colston asked to be made co-author of SB 122, which was the order.

Senator Breeden moved to amend SB 122, line 16, page 2, by adding the following and renumbering succeeding sections:

"SECTION 3. In determining whether literature is "obscene literature" as defined in Section 2 (a) the following criteria shall be considered: the general dominant theme; the evident degree of sincerity of purposes; the literary or scientific worth; the channels of distribution employed; contemporary attitudes of reasonable men toward such matters; types of readers who may reasonably be

expected to pursue the publication; evidence or lack of evidence of pornographic intent; the impression created in the mind of the reader or viewer upon reading or viewing the work as a whole.

"SECTION 4. The County Attorney shall make such investigations as may be necessary into sales of literature which they have reason to suspect is detrimental to the morals of the citizens of this State.

"SECTION 5. (a) Where the County Attorney, either through their investigations, hearings or from evidence furnished to him by citizens of this State, finds any literature containing evidence of obscene material, the County Attorney is hereby authorized to institute an action, in the name of the State, as he may deem necessary and proper, to enjoin the sale, distribution or exhibition of said obscene literature within the State of Oklahoma, without regard to whether the same would constitute a nuisance under general law, and without regard to whether an adequate remedy exists at law, No petition for ex parte or temporary order shall be considered by any court without at least one day's notice to the respondent. In the event a restraining order or injunction is granted under this Act, the court shall grant the respondent a reasonable time to comply therewith. The District Courts of this State shall have jurisdiction of any such action notwithstanding any other provision of law on the subject.

"(b). In the event that a final order or judgment of injunction be entered in favor of the State and against the person, firm or corporation sought to be enjoined, such final order may contain a provision directing the person, firm or corporation to surrender to the sheriff or other law enforcement agencies of the county in which the action was brought, or of the State, the said obscene literature and such sheriff or other law enforcement agency may be directed to seize and destroy the same.

"(c). In any action brought as herein

provided the County Attorney shall not be required to file any undertaking before issuance of an injunction order provided for in paragraph (a) hereof.

"SECTION 6. Provided that this Act does not apply and hereby exempts all governmental matters, all legal newspapers, and all material used in recognized Religions, Scientific or Educational Institutions. And renumber the remaining Sections."

Senator Stipe moved to amend the Breeden amendment by striking therefrom Sections 3 and 6 and properly renumbering the sections of the bill, which amendment was adopted by unanimous consent.

Senator Hamilton moved to amend the Breeden amendment, Sections 4 and 5, by inserting after the words "County Attorney" the following: "or the Attorney General upon his own motion or at the direction of the Governor", which amendment was declared adopted.

The vote occurring on the Breeden amendment, as amended, it was declared adopted.

Senator Breeden moved to amend **SB 122**, line 9, page 2, by adding the following language after the period at the end of line 9: "A second violation shall be construed as a felony", which amendment was declared adopted.

Senator Shoemaker moved to amend **SB 122**, line 4, page 2, by adding after the word "o b s c e n e" and before the word "and" the following: "including any schools, school libraries or other places of public display", which amendment by unanimous consent he withdrew.

Senator Cobb asked unanimous consent, which was granted, that further consideration of **SB 122**, as amended, be deferred for this legislative day, the bill as amended to be ordered printed.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion prevailed.

MESSAGES FROM THE GOVERNOR

Advising approval by him, April 21, 1961, of Enrolled **SBs 201** and **215**, entitled:

ENROLLED SENATE BILL NO. 201—
By Pitcher.

AN ACT RELATING TO CITIES AND TOWNS; AMENDING 11 O. S. 1951, § 1395, AS AMENDED BY SECTION 2, CHAPTER 33, TITLE 11, OKLAHOMA SESSION LAWS 1953, PAGE 47, AND SECTION 1, CHAPTER 33, TITLE 11, OKLAHOMA SESSION LAWS 1955, PAGE 133, AND SECTION 1, CHAPTER 33, TITLE 11, OKLAHOMA SESSION LAWS 1957, PAGE 61, AND SECTION 1, CHAPTER 33a, TITLE 11, OKLAHOMA SESSION LAWS 1957, PAGE 61, TO LOWER THE POPULATION REQUIREMENT OF CITIES AND TOWNS FROM FIFTEEN THOUSAND (15,000) TO FIVE THOUSAND (5,000) FOR AUTHORITY TO REGULATE THE OPERATION OF TAXICABS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 215—
By Bailey of the Senate and Wolf and Poyner of the House.

AN ACT AMENDING SECTION 6, CHAPTER 18a, TITLE 11, OKLAHOMA SESSION LAWS 1955, PAGE 129 (11 O.S. SUPP. 1959, § 956.6), FIXING THE ANNUAL SALARY OF THE JUDGE OF THE CITY COURT IN CERTAIN CITIES TO BE SIX THOUSAND DOLLARS (\$6,000.00); AND DECLARING AN EMERGENCY.

MESSAGES FROM THE GOVERNOR

Advising approval by him, April 24, 1961, of Enrolled **SB 139**, entitled:

ENROLLED SENATE BILL NO. 139—
By Boecher, et al of the Senate and Burnham, et al of the House.

AN ACT RELATING TO RURAL TELEPHONE COOPERATIVE CORPORATIONS; AMENDING SECTION 12, SENATE BILL NO. 1, OKLAHOMA SESSION LAWS 1953, PAGE 487 (18 O. S. SUPP. 1959, § 438.12), BY INCREASING THE NUMBER OF CLASSES OF TRUSTEES OF SUCH CORPORATIONS FROM TWO

TO THREE FOR THE PURPOSE OF STAGGERING THE TERMS OF OFFICE THEREOF; PROVIDING FOR THE TERMS OF OFFICE OF SUCH TRUSTEES; AND DECLARING AN EMERGENCY.

RESOLUTION

By unanimous consent, upon request of Senator Bailey, the following Resolution was introduced, considered, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 42—By Bailey.

A RESOLUTION AUTHORIZING PRESIDENT PRO TEMPORE OF THE STATE SENATE TO APPOINT A COMMITTEE OF FOUR (4) STATE SENATORS TO ATTEND RECEPTION HONORING OKLAHOMA CONGRESSIONAL DELEGATION; AND AUTHORIZING PAYMENT FOR NECESSARY EXPENSES AS AUTHORIZED BY LAW.

WHEREAS, the Businessmen of Oklahoma will honor the members of the Oklahoma Congressional Delegation with a reception and dinner on May 2, 1961; and

WHEREAS, the Oklahoma Chamber of Commerce Executives have extended an invitation to the membership of this State Senate in order that said Senate may be represented at this occasion honoring our Congressional Delegation at our Nation's Capitol; and

WHEREAS, the State Senate desires to be represented and, therefore, authorizes payment of expenses of Senate appointees.

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

SECTION 1. The President Pro Tempore of the State Senate is hereby authorized and empowered to appoint a special committee of four (4) State Senators to attend the occasion honoring the Oklahoma Congressional Delegation in Washington, D. C., on May 2, 1961.

SECTION 2. Travel and other necessary

expenses incurred for a period not to exceed four (4) days, are to be paid from funds appropriated to the State Senate, as and in the manner provided by law.

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 211—Insurance.

SB 288—Insurance.

SB 304—Insurance.

HJR 520—Planning and Resources.

FIRST READING

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

SB 310—By Tipps.

An Act relating to diversion of minnows and fish by placing obstacle of any kind in any river or stream within the State; making violation a misdemeanor; providing penalty; and declaring an emergency.

SB 311—By Stipe.

An Act relating to civil action to recover on a contract of insurance or an insurance policy; to provide for attorney's fees; if judgment is recovered to be set by the court; and declaring an emergency.

SB 312—By Rogers of the Senate and Skaggs of the House.

An Act relating to insurance; amending Section 1510, Article 15, Chapter 1, Title 36, Oklahoma Session Laws 1957, page 283, (36 O. S. Supp. 1959 § 1510) which regulates valuation of reserves, by adopting an additional mortality table for an optional standard; by prescribing treatment of extra premiums charged because of impairments or special hazards; and by prescribing certain age standards for such valuation purposes; amending

Sub-sections E, F, G, and H, Section 4029, Title 36, Article 40, Chapter 1, Oklahoma Session Laws 1957, page 375, (36 O. S. Supp. 1959 § 4029) which regulates non-forfeiture benefits by prescribing certain additional standards for calculation with respect thereto; and declaring an emergency.

SB 313—By Wilson (Beckham).

An Act relating to motor vehicles; amending Title 47 O. S. 1951, § 121.3, as amended by Section 1, Chapter 4h, Title 47, pages 193 and 194, Oklahoma Session Laws 1953; as amended by Section 1, Chapter 4c, Title 47, pages 269 and 270, Oklahoma Session Laws 1955; as amended by Section 1, Chapter 4d, Title 47, pages 270, 271, and 272, Oklahoma Session Laws 1955; changing the maximum speed for certain motor vehicles on four-lane divided highways; and providing cities and towns shall fix speed limit of vehicles within their corporate limits.

SB 314—By Wilson (Beckham).

An Act amending 47 O. S. 1951 Section 22.11 pertaining to motor vehicles; providing for the regulation and traffic control of vehicles and motor vehicles within the limits of any city and town, repealing conflicting laws, and declaring an emergency.

LOBBY PERMIT

The following request for Lobby Permit was submitted, read and ordered referred to the Committee on Senate and Legislative Affairs:

E. Clay Lafield states that he resides at 1201 W. 24th, Austin, Texas; that he is 63 years of age; that he is legislative representative for Taxpayers Educational Assn. Inc.; that he is paid the sum of \$1,000.00, per month, 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 April, 1961.

S/ E. Clay Lafield

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 25, 1961

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

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused—Bohannon, Pitcher, Rogers, 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 Graves introduced Samae Smith and asked that she be made Honorary Page for this legislative day, which was the order.

COMMITTEE REPORTS

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

DO PASS:

HB 676—Municipal Government.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 60, 92 and 240 each correctly engrossed.

SRs 41 and 42 each correctly enrolled.

Engrossed **SBs 60, 92 and 240** were 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.

FIRST READING

The following Bills were introduced and read the first time:

SB 315—By Wilson (Beckham) of the Senate and Holcomb of the House.

An Act authorizing the construction and equipment of dormitories by school districts which maintain junior colleges; providing for the issuance and payment of junior college bonds; providing the manner of expending the proceeds of the bonds; providing for the management of the dormitories; authorizing the investment of the capital and surplus of banks, trust and insurance companies in said bonds; making the bonds non-taxable for any purpose; and declaring an emergency.

SB 316—By Collins.

An Act relating to the administration of the State Training School for Negro Boys, Boley, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to such institution to the Oklahoma Public Welfare Commission; transferring all property, records, contracts, and unexpended funds appropriated for the maintenance of such institution to the Oklahoma Public Welfare Commission and

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 Oklahoma Public Welfare Commission to perform the duties and exercise the prerogatives and authority now authorized to be performed by the State Board of Public Affairs relating to said institution; authorizing the Oklahoma Public Welfare Commission to set up a merit system for employees in said institution; providing an allocation from the State Assistance Funds for the operations of said institution; authorizing and directing the State Budget Officer to make transfers of funds from the State Assistance Funds to the Negro Boys Training School Operation Fund; repealing laws in conflict; making the provisions of this Act severable; providing Act shall be in effect after July 1, 1961; and declaring an emergency.

SB 317—By Collins.

An Act relating to the administration of Girls Town, Tecumseh, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to said institution to the Oklahoma Public Welfare Commission; transferring all property, records, contracts, and unexpended funds appropriated for the maintenance of such institution to the jurisdiction of the Oklahoma Public Welfare Commission and 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 Oklahoma Public Welfare Commission to perform the duties and exercise the prerogatives and authority now authorized to be performed by the State Board of Public Affairs relating to said institution; authorizing the Oklahoma Public Welfare Commission to set up a merit system for employees in said institution; providing an allocation from the State As-

sistance Funds for the operations of said institution; authorizing and directing the State Budget Officer to make transfers of funds from the State Assistance Funds to the Girls Town Institutional Operation Fund; repealing laws in conflict; making the provisions of this Act severable; providing Act shall be in effect after July 1, 1961; and declaring an emergency.

SB 318—By Collins.

An Act repealing 68 O. S. 1951, § 1251d, as amended, which provides for exemptions from the consumers or sales tax; and declaring an emergency.

SB 319—By Collins.

An Act relating to State institutions; providing for an integrated and more effective and efficient administration of specified State institutions; transferring powers, duties and authority now vested in or imposed upon certain boards and departments to the Oklahoma Public Welfare Commission and the State Department of Public Welfare; defining terms; transferring certain records, books, papers, supplies, property, obligations, funds and unexpended appropriations to said Commission and Department; creating the division of Mental Health and Retardation within the State Department of Public Welfare; prescribing qualifications for the Chief of said Division; authorizing the fixing of salaries, appointment of personnel and the prescribing of duties; providing that certain personnel appointed or employed shall hold their offices and employment until discharged or transferred, and shall perform the same duties, exercise the same authority and receive the same compensation until otherwise provided; providing for the continuation of certain contracts, leases and other agreements; providing that this Act shall not be construed to amend or repeal certain statutes vesting certain duties, authority and responsibilities upon the State Board of Public Affairs; vesting certain authority, powers and duties upon the Oklahoma Public Welfare Commission and

the Department of Public Welfare; authorizing said Commission to allocate and transfer certain funds from the State Assistance Funds under specified conditions; authorizing and directing the State Budget Officer to perform certain Acts; making the provisions of this Act severable; providing an effective date for this Act; and declaring an emergency.

Following the introduction of SBs 316, 317, 318 and 319, President Pro Tempore Collins explained the contents and purposes of the bills.

Senators Breeden and Fine asked unanimous consent, which was granted, that the remarks of the President Pro Tempore concerning SBs 316, 317, 318 and 319 be shown at length in the Journal, which are as follows, and that one hundred extra copies of the Journal be ordered printed:

REMARKS BY PRESIDENT PRO TEMPORE COLLINS

Mr. President and Gentlemen of the Senate, I would like to have a few minutes of your time to discuss these bills that have just been introduced. I might tell you at the outset that these are not all the bills I have to introduce. But, I would like to discuss them with you with reference to the over-all general program of state government for the next biennium. One of these bills is releasing what the legislature has given to various industries, to various organizations — exemptions from the 2% sales tax. There are twenty-three of them in toto. Some of these exemptions have been released through the period of years since the inauguration of the 2% sales tax, there are several other amendments in these bills that effect the kindred industries of this state.

These bills if all were passed would raise in the neighborhood, if the exemptions were lifted, of thirty-three million dollars. Now I'm quite sure and I am not naive enough to believe that all of these exemptions by the legislature will be released, because some of them have to do

with the exemptions as I said before with reference to industry located in the State of Oklahoma. I sincerely recommend to you though that in discussing these releases and these exemptions, that I plan to refer this exemption bill to the Revenue and Taxation Committee. At that time I will give to the Revenue and Taxation Committee when these exemptions were released. As you know the last one that the exemption was put on, was in 1958, which was granted to agriculture of this state, which put on the exemption of 2% on feed and on used farm equipment. I desire to tell you now that that exemption is not now in these exemptions. And the reason for it is because agriculture has only experienced this amount of relief for the period of only two years. And I felt in all wisdom, that probably agriculture should not come within those exemptions due to that fact. Now you may have a different attitude on that subject than I have. That is for you to decide. Now the other bills that were introduced today: The bill transferring the Negro Boys Training School at Boley to the Department of Public Welfare, and The bill transferring Girl's Town to the Department of Public Welfare. These two bills will be a matter of saving approximately \$400,000.00 of what we are granting now from the General Revenue Fund to those two institutions.

Now the other bill that was introduced was the mental institutions bill. People have said "Why do you want to be so drastic by taking the mental institutions and putting them under the Department of Public Welfare?" Well, gentlemen, the reason for it is this. As you know and I know today we are faced, each House, with a dilemma and a crisis with reference to financing state government. I believe if we would take a certain portion of these exemptions that amount to the appropriations to the mental institutions of this state and put it under one category. The mental institutions of this state need administrators to administrate the

program itself. I think that the professional people who are now doing a job with the mental institution of this state should not be hampered with the proposition of administration, but that you should have an administrator over all of these institutions. And if you do that, then the professional people that are now employed by the mental institutions can devote their entire time to the healing of these mental people of this state. That amounts, under Budget B appropriations, to ten million, two hundred fifty thousand dollars. Under Budget A it is nine million and some thousand dollars. Now if we would release some of the exemptions here in the exemption bill, we would then release the general revenue fund of approximately some 20 million dollars during the biennium whereby we could appropriate to other functions of government of this state. As you know some of the states have gone far in putting various institutions under the Department of Public Welfare. For instance New Jersey and probably eleven other states of this union have correctional institutions under their Department of Public Welfare. The history of the fourteen states that now have the mental institutions under the Department of Public Welfare is working successfully because they have employed top administrators to administer the program that they are now doing in the other states. There is about fourteen of those and if you want the advice of some of these directors from the other states of what they are doing, I feel confident and I have information that we can get them here on possibly two days notice to advise this Senate and this Legislature and the people of this State about how that program is working. I thought at first that we would only take that portion of the mental institutions, but I find by examining the law and talking to other people of the various states that that is not successful and that you have to take all of them within one department.

Now, the other category that I didn't have ready today because it is technical in nature, I find on examining the Statutes of Oklahoma that in 1941 the legislature passed an act exempting domestic life insurance companies of this state from paying any kind of tax. The foreign domestic insurance companies are paying 4% premium tax to this state and in this state there was written 70 million dollars worth of life insurance premiums. And I say to you gentlemen, in that respect it was given to foster and to bring into this state, more money on life insurance, but we can grant and we can take hold of 2% of premium tax. Now, mind you, they are not paying any income tax as per my information and they are not paying any premium tax in this state. Now, neither are the stockholders paying any tax on the dividend of the stocks that they are deriving. I say, gentlemen of the Senate, that this is the hour and this is the time to put a 2% premium tax upon those policies that will bring to you a figure of one million, five hundred and sixty thousand dollars that you can put to the General Revenue Fund. I think that we should put 2% instead of 4% so that it will still give them an incentive to write more premiums in the State of Oklahoma.

Now there has been a lot of discussion pro and con about this program. I want to comment to you that in writing and submitting this program, that I went into various phases and aspects of taxes in this state. Did you realize that if you take our neighboring State of Arkansas on income taxes, where a wage-earner is making ten thousand dollars in Arkansas and you take the same man making ten thousand dollars in Oklahoma, do you realize that the taxpayer in Arkansas will pay 400 and some dollars on a ten thousand dollar income, and in Oklahoma, that same taxpayer is paying approximately eighty-two dollars? And then they say that we are not competitive in the State of Oklahoma with the rest of the States

of the Union. Just recently I'm sure all of you have heard the House of Representatives of the State of Texas recently passed to the Senate a 2% sales tax. What the Senate will do with it there I don't know, but I have a good idea that they will pass it. So that brings us into the fold and that is the reason I have always said we should leave the one cent sales tax alone in the State of Oklahoma because the bordering counties of this state have been 'ham-strung' by that 2% sales tax on feed, equipment and everything else that the people of the State of Oklahoma want to be competitive with their neighboring states. So if the State of Texas passes the 2% sales tax in that category, then we are in good position as far as our neighboring State of Texas and do you realize that Arkansas today has passed a 3% sales tax? So now we are coming within focus with the rest of the states of the Union. Now there has been a lot said about common school education in this state. I know that Senator Baldwin has made a study. I know that several others of you have made a study here in this Senate with reference to common school education. I voted against the common school education bill the other day and I think everybody knows why I voted against it. But I want to say to you that the thing that I'm thinking about more than anything else, with reference to common school education in this state, is that each child has an equal opportunity under the constitution of this state, to receive an equal education. And, Gentlemen of this Senate, you might as well face it now as along down the line, we are not abiding by the constitution of the State of Oklahoma. Because, do you realize that in Oklahoma, of 500 high-schools in this state, some of them are not giving English 1, 2, 3 or 4, and are not giving a course in geometry, are not giving a course in algebra, are not giving a course in chemistry, are not giving a course in physical education and all the rest of the related subjects? I say it

is time for this legislature, and I say the people of this state are now ready for the legislature, to take hold and abide by the constitution of this state. Now if the highschools were giving these subjects you know what happens when they do not give the required course — they go to the institutions of higher education. There they have not become fitted for education in the institutions of higher learning and there they have to be given the same subjects that they didn't receive in the highschools of this State. I merely throw that out because it might be time here and now to write a curriculum for highschool students in this State. Now the other proposition is that you know we have been working on a 40 ADA for highschools of this State. I take the position that we should up that to 50 in this State. I think only 90 some highschools are involved. I also think that you should have a provision with reference to isolation and transportation. We have grown up in the State of Oklahoma today. Irrespective of what you think about roads, we are far ahead of what we used to be in roads. And I say this Legislature is not going to adjourn until we have a good road program in this State. And I say we shouldn't adjourn until we have a good road program in this State! Twenty-six million dollars as advocated by Budget B. I know the situation that there are some counties in this State and there are some communities in this State, and I know a lot of people will not agree with me on the twenty-six million dollars for highways in this State. But, Gentlemen, look at your own community — there are some roads there that need to be built by 100% state aid or either force account. I don't care what you say, and they can't be built any other way. If you have a road program in this State, it must be an overall road program and not take care of just a few communities in order for this State to grow and for this State to progress. This program is your program and as I told you at the

beginning of the session, I will work with you as long as you want to work. And I will work with the institutions of higher education in their needs of a stepped-up program according to their enrollments. They need it. Gentlemen of the Senate, you will find that whenever you bring them in before these committees, that they will show you that they will do it. Now the situation is this — I said a long time before the session started that we needed a tightening-up process in state government in this State before we ever voted an increase in taxes and I still say that we have not gone far enough yet — that we should look in every department and I know there is work being done here in this Senate looking to tighten up on various facets of government in this State. Now for instance, the Commerce and Industry Department — I want the Commerce and Industry Department to show this Senate and I want them to show the people of this state what they have done with reference to bringing in new industry rather than having huge travel claims here and there — I think it is time now, and I call for the bill to come out of committee, and we will meld it with the Planning and Resources Board, from which it came. And another bill that you have — the Water Resources board — there isn't any reason on this earth that that Board cannot be put under the Planning and Resources Board of this State. And thereby get rid of some of the political or some of the merit system patronage and save some money in that respect where it can be looked over well with a good administrator. I am interested in this program. I am interested in this State. And I say to you gentlemen that there are some of those people in this State who would love to have us go home without any program. And it would be purely and simply on a political basis that they would want us to do it. I think we can arise to the occasion and write a program — a stepped-up program for the people of this State that we will be

proud of. Back to the common school education, I want it known here and now that I have always been for good salaries for the working people and the professional people of this State and I don't think that the salary increase to the teachers is too high. And I think we can develop the program as we go along the line. I ask your cooperation, I ask the people's cooperation — if you want to do it, we can do it without a tax increase in this State. Thank you.

SECOND READING

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

SB 309—Judiciary.

SB 310—Game and Fish.

SB 311—Insurance.

SB 312—Insurance.

SB 313—Roads and Highways.

SB 314—Roads and Highways.

HJR 524—State and Federal Government.

HJR 523—Constitutional Amendments, Initiative and Referendum and Code Revision.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 769—By Bullard, Sparks, Witt, Larason, Massey, Moad, Sanguin, Sullivan, Tucker, Thomas, Converse, Lauer, Settles, Taliaferro, Goodfellow, Lance, Wolf, Bradley (Jefferson), Smith, Willis (Jackson), Avey, Poynor, Briscoe, Richeson, Jones, Karnes, Clark, Cole, Inman, Hurst, Fowler, Strickland, Tinker, Richardson, Sparkman, McCue, Mountford, Morgan, Bynum, Bernard, Vandiver, Willis (Cherokee), Privett, Harper, Bilyeu, Odom (Wagoner), Bond, Craig (Kay), Patterson, Cook, Northcutt, Green, Kardokus, Burnham, Hesser, Ford and Howe of the House and Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine,

Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Pitcher, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate.

An Act relating to rural electric cooperatives; providing authority for the construction and operation of electric transmission and distribution lines upon the public highways, roads, streets, alleys, and bridges, and upon publicly owned land; providing authority for the construction, operation and maintenance of electric transmission and distribution lines along, upon and across existing and future public streets, alleys and roads in any area in which a rural electric cooperative furnishes electric energy or operates electric facilities, which is included by incorporation, an n e x a t i o n, population growth, or otherwise, within the municipal boundaries of a city, town or village, subject only to compliance with lawful safety requirements of such municipality, and to payment of gross receipts taxes which may be assessed by the municipalities under present statutory authority; providing for transfer under certain conditions of the cooperative's electric distribution facilities in such area so annexed to the municipality, if the said municipality operates a system for the furnishing of electric energy to its inhabitants, and providing the conditions of such transfer, if any, and for appeal to the courts; revising the definition of the term "rural area"; specifying effective date; amending Title 18, Section 437.2 and Section 437.28, Oklahoma Statutes 1951; m a k i n g the provisions of this Act severable.

HB 770—By Bullard, Sparks, Witt, Larson, Massey, Moad, Sanguin, Sullivan, Tucker, Thomas, Converse, Lauer, Settles, Taliaferro, Goodfellow, Lance, Wolf, Bradley (Jefferson), Smith, Willis (Jackson), Avey, Poynor, Briscoe, Richeson, Jones, Karnes, Clark, Cole, Inman, Hurst, Fowler, Strickland, Tinker, Richardson, Bernard, Vandiver, Willis (Cherokee), Pri-vett, Harper, Bilyeu, Odom (Wagoner),

Bond, Craig (Kay), Patterson, Cook, Northcutt, Green, Kardokus, Burnham and Hesser of the House and Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate.

An Act relative to electric service; providing the conditions under which a supplier of electric service may extend, render or offer to extend or render electric service to premises already receiving such service from another supplier of electric service or not receiving such service and to which premises such service is available from the facilities of another supplier of electric service under certain conditions; limiting the provisions of this Act to certain areas; defining terms and applicability of Act; making provisions of this Act severable and declaring an emergency.

The above numbered HBs were read for the first time.

SPECIAL ORDER

Referring further to **SB 214** by Field and Baldwin of the Senate and Etling of the House:

Section 2:

The Fine-Stipe-Trent amendment, previously submitted on the Sixty-second Legislative Day, was read.

Senator Fine asked unanimous consent, which was granted, that consideration of the foregoing amendment be deferred temporarily.

Subsection (f), as previously amended, was read and adopted upon motion of Senator Field.

Subsections (g) and (h) were read and adopted upon motions of Senator Field.

Senator Harris Presiding.

Senators Pitcher and Bohannon asked to be shown present, which was the order.

Subsection (i) was read.

Senator Fine moved to amend **SB 214**, line 3, page 7, by striking after the words "less than" and before the word "of" the words and figures "fifty per centum (50%)" and insert in lieu thereof the words and figures "one hundred per centum (100%)."

Senator Easterly moved to table the Fine amendment, which motion failed of adoption upon a roll call as follows:

Aye: Berrong, Cobb, Easterly, Field, Garrison, Garvin, Kerr, Lollar, Morford, Pazoureck, Pitcher, Wilson (Greer).—12.

Nay: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Fine, Grantham, Graves, Hamilton, Harris, Land, McClen-don, McColgin, McSpadden, Ritzhaupt, Romang, Stevenson, Tipps, Wilson (Beckham).—25.

Excused: Rogers, Shoemaker.—2.

Not Voting: Collins, Ham, Payne, Stipe, Trent.—5.

The vote occurring upon the Fine amendment, it was declared adopted.

Senator McClen-don moved to amend **SB 214**, line 18, page 7 by striking after the word "Office" the remainder of Subsec-tion (i) and by inserting a period after the word "Office" which amendment was declared adopted.

Upon motion of Senator Field, Subsec-tion (i), as amended, was declared adopted.

Subsection (j) was read.

Senator Hamilton moved to amend **SB 214**, line 15, page 8 by striking after the word "however" the remainder of line 15, and by striking that portion of line 16 pre-ceding the word "such" which amendment was declared adopted.

Upon motion of Senator Field, Subsec-tion (j), as amended, was declared adopted.

Subsection (k) was read.

Senator Hamilton moved to amend **SB 214**, line 3, page 9, by striking Subsection

(k), which amendment, by unanimous con-sent, he withdrew.

Upon motion of Senator Field, Subsec-tion (k) was adopted.

Subsections (l) and (m) were read and adopted upon motions of Senator Field.

Subsection (n) was read.

Senator Hamilton moved to amend **SB 214**, line 13, page 11, by inserting after the word "paid" the following: "Provided further that said division of two or more certificates shall not be valid until a pe-riod of five (5) years has elapsed since the issue of the original certificate of purchase." which amendment was tabled upon motion of Senator Field.

Upon motion of Senator Field, Subsec-tion (n) was declared adopted.

Subsection (o) was read and declared adopted upon motion of Senator Field.

Further consideration of Section 2 was deferred temporarily.

Sections 3, 4, 5, 6 and 7 were read and declared adopted upon motion of Senator Field.

Senator Rogers asked to be shown pres-ent, which was the order.

Senator Grantham moved to amend **SB 214**, line 15, page 13, by adding between lines 15 and 16 a new section to read as follows: "SECTION 8. This act shall not be interpreted to require the sale of land held under preference right lease." and by renumbering the succeeding sections, and amending the title to conform to the body of the bill.

By unanimous consent, Senators Cowden, Ritzhaupt and Dacus were added as co-authors of the Grantham amendment.

The vote occurring upon the Grantham-Cowden-Ritzhaupt-Dacus amendment, it was declared failed of adoption.

Referring further to Sub-section (d) of Section 2:

Senator Stevenson asked unanimous con-sent, which was granted, to withdraw the Fine-Stevenson amendment to lines 5, 6, 7, 8 and 9, page 4.

Upon motion of Senator Field, Sub-section (d) was adopted.

Referring further to Sub-section (e) of Section 2:

Senator Grantham moved to amend SB 214, line 2, page 5, by adding after the word "sale" the following: "In the event the land is improved, then the owner of the improvements may either remove the improvements, elect to be paid by the State of Oklahoma the appraised value of said improvements, or offer the improvements sold to the highest bidder at the time the land on which the improvements are located is sold. However, in the event the improvements, if sold to the highest bidder, does not bring 90% of the appraised value, then neither the land or the improvements shall be sold at said sale, and a new sale shall be held and new bids taken after new notices are given as required in the original sale" which amendment was tabled, upon motion of Senator Field, the roll call thereon being as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Collins, Colston, Field, Fine, Garrison, Garvin, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Rogers, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—25.

Nay: Belvin, Berrong, Breeden, Cowden, Dacus, Easterly, Grantham, Graves, Ham, Hamilton, Morford, Payne, Ritzhaupt, Romang, Wilson (Beckham).—15.

Excused: Shoemaker.—1.

Not Voting: Cartwright, Cobb, Pitcher.—3.

Senators Stevenson, Fine, Stipe and Trent moved to amend SB 214, by inserting between lines 2 and 3, page 5, a new sub-section (f) as follows and renumbering succeeding sub-sections: "(f) Provided that no land now under preference right lease shall be sold prior to January 1st, 1962, and that no preference right leases shall be entered into, renewed or extended for more than one (1) year and that no land shall be sold during the tenure of a preference right lease."

Senator Baldwin moved to amend the Stevenson-Fine-Stipe-Trent amendment by inserting after the words "one year" and before the words "and that" the words "at a time", which amendment was declared adopted.

Senator Easterly moved to table the Stevenson-Fine-Stipe-Trent amendment, as amended, which motion failed of adoption upon a roll call as follows:

Aye: Allen, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Ham, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Wilson (Beckham), Wilson (Greer).—18.

Nay: Bailey, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Colston, Dacus, Fine, Graves, Hamilton, Harris, Kerr, McClendon, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent.—20.

Excused: Shoemaker.—1.

Not Voting: Berrong, Cobb, Collins, Payne, Tipps.—5.

The vote occurring on the Stevenson-Fine-Stipe-Trent amendment, as amended, it was declared adopted.

Upon motion of Senator Field, Section 2, as amended, was adopted.

Senator Romang moved to amend SB 214, page 12, by inserting a new Section 5 to read as follows: "Section 5. A purchaser must agree to personally farm and till the soil of the land he purchases for not less than five (5) years following the issuance of the Certificate of Purchase." And renumbering the subsequent sections accordingly.

Senator Ritzhaupt moved to table the Romang amendment, which motion failed of adoption, upon a roll call as follows:

Aye: Allen, Baldwin, Bohannon, Cobb, Collins, Colston, Field, Harris, Kerr, Land, McColgin, McSpadden, Pazoureck, Ritzhaupt, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—19.

Nay: Bailey, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Morford, Payne, Pitcher,

Rogers, Romang, Wilson (Beckham).—20.

Excused: Shoemake.—1.

Not Voting: Berrong, Fine, Lollar, McClendon.—4.

The vote occurring on the Romang amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Belvin, Boecher, Bohannon, Cowden, Dacus, Easterly, Garvin, Grantham, Ham, Hamilton, Morford, Payne, Pitcher, Rogers, Romang, Wilson (Beckham).—17.

Nay: Allen, Baldwin, Breeden, Cartwright, Cobb, Collins, Colston, Field, Fine, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Pazoureck, Ritzhaupt, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—23.

Excused: Shoemake.—1.

Not Voting: Berrong, Garrison, McClendon.—3.

Senator Land moved that the vote be reconsidered by which Section 4 was adopted, which motion prevailed.

Upon motion of Senator Land, Section 4 was stricken and subsequent Sections ordered renumbered.

Senator Field moved that the title of **SB 214** be amended to conform to the Bill, as amended, which motion prevailed.

Senator Cartwright asked unanimous consent, to which Senator Field objected, to defer further consideration of **SB 214**, as amended, until the bill can be printed.

Upon motion of Senator Field, **SB 214**, as amended, was advanced to engrossment.

Senator Field asked that further consideration of **SB 214**, as amended, be deferred for this legislative day and the bill, as amended, be ordered printed, which was the order.

Senator Hamilton asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 836 by Levergood et al was read and considered.

Upon motion of Senator Garvin, **HB 836** was advanced to engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring on the Graves' motion, to reconsider the vote by which **HB 843** was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Cartwright, Cowden, Garrison, Graves, Ham, Lollar, Pazoureck, Pitcher, Rogers, Trent.—10.

Nay: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Harris, Land, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Hamilton, Shoemake.—2.

Not Voting: Berrong, Cobb, Collins, Colston, Kerr, McClendon, Stipe, Tipps.—8.

HB 843 having previously been signed, it was ordered returned to the Honorable House.

GENERAL ORDER

SB 288 by Land was read and considered.

Senators Wilson (Beckham), Payne, Pitcher, Grantham, Dacus, Pazoureck and McColgin asked to be made co-authors of **SB 288**, which was the order.

Upon motion of Senator Land, **SB 288** was advanced to engrossment.

Senator Land asked unanimous consent, which was granted, that the rules of the Senate be suspended and **SB 288** be 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, Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—33.

Excused: Hamilton, Shoemake.—2.

Not Voting: Baldwin, Berrong, Cobb, Collins, Colston, McClendon, Stipe, Tipps, Trent.—9.

The Bill was declared passed.

SB 288 was referred for engrossment.

GENERAL ORDER

HB 537 by Skaggs of the House and Wilson (Beckham) of the Senate was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 537** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 537** be 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, Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Hamilton, Shoemake.—2.

Not Voting: Baldwin, Berrong, Cobb, Collins, Colston, McClendon, Stipe, Tipps.—8.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Hamilton, Shoemake.—2.

Not Voting: Baldwin, Berrong, Cobb, Collins, Colston, McClendon, Stipe, Tipps.—8.

The emergency was declared passed.

HB 537 was properly signed and ordered returned to Honorable House.

Senator Hamilton asked to be shown present, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion prevailed.

FIRST READING

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

SJR 25—By Morford.

A Joint Resolution authorizing E. C. Davis and Coy A. Davis, his wife, of Alfalfa County, Oklahoma, to bring suit against the State of Oklahoma, to determine the amount of damages, if any, sustained by them on account of the construction of State Highway No. 8 adjoining their property approximately three miles south of Kiowa, Kansas; directing the payment of judgment rendered in said suit out of the State Highway Construction and Maintenance Fund; and declaring an emergency.

SB 320—By Ritzhaupt.

An Act relating to air pollution; authorizing State Department of Health to encourage, participate and conduct studies, training and research relating to the control of air pollution; authorizing such Department to cooperate with the United States Public Health Service in such program; and declaring an emergency.

SB 321—By Kerr of the Senate and Wilis (Jackson) of the House.

An Act relating to property of the Oklahoma Military Department; providing for sale or other disposition of property not needed by the Oklahoma Military Department; creating the Surplus Property Board and prescribing its functions; and creating the surplus property fund of the Oklahoma Military Department and providing for expenditures therefrom.

SB 322—By Cobb.

An Act relating to alcoholic beverages; repealing Section 36, Chapter 1, Title 37, page 158, Oklahoma Session Laws 1959 (37 O. S. Supp. 1959, § 536), which prohibits price discrimination, discounts and rebates in certain sales of alcoholic beverages; 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 140—Appropriations and Budget.

SB 152—Business and Industry.

SB 176—Appropriations and Budget.

SB 177—Appropriations and Budget.

SB 292—Public Health.

SB 293—Public Health.

DO PASS, as amended:

SB 34—Appropriations and Budget.

SB 50—Appropriations and Budget.

SB 57—Appropriations and Budget.

SB 68—Appropriations and Budget.

SB 79—Business and Industry.

HB 655—Public Health.

MESSAGE FROM THE GOVERNOR

The following VETO Message from the Governor was received and read:

April 25, 1961

TO THE PRESIDENT AND MEMBERS
OF THE HONORABLE SENATE
TWENTY-EIGHTH OKLAHOMA
LEGISLATURE

Gentlemen:

This is to advise you that on this date I vetoed

ENROLLED SENATE BILL NO. 146—By Berrong, Wilson (Beckham), Cobb, Ritzhaupt, Dacus, Allen, Breeden, and Wilson (Greer) of the Senate and McCue of the House.

AN ACT RELATING TO STATE FISCAL AFFAIRS; CREATING IN THE STATE TREASURY A CONTINUING SPECIAL CASH FUND TO BE KNOWN AS "THE STATE EMERGENCY FUND"; PROVIDING THAT CERTAIN MONIES SHALL UNDER CERTAIN CONDITIONS BE TRANSFERRED TO THE GENERAL REVENUE FUND; AUTHORIZING THE GOVERNOR TO ALLOCATE MONIES AND TO AUTHORIZE EXPENDITURES FROM SAID FUND FOR EMERGENCIES AS DEFINED HEREIN; PROHIBITING ALLOCATIONS AND EXPENDITURES FROM SAID FUND FOR ANY PURPOSE, USE, OR OBJECT CONSIDERED OR ACTED UPON ADVERSELY BY THE LEGISLATURE OR EITHER HOUSE THEREOF; OUTLINING PROCEDURES FOR ALLOCATION AND EXPENDITURES FROM SAID FUND; ETC., for the following reasons:

Senate Bill No. 146 establishes a State Emergency Fund from which the Governor is authorized to allocate monies based upon written findings of fact from requesting state agencies. These findings of fact must show that one of three enumerated conditions or circumstances exist. These conditions or circumstances are nothing more than an itemization and limitation of the purposes for which monies appropriated to this Fund may be legally expended and, therefore, represent a legal exercise of legislative power.

However, Section 5 of the bill purports to expand the list of purposes for which this Fund may be used by further authorizing the Governor to make allocations for "other contingencies of an emergent nature not foreseen by the Legislature" upon recommendation of a majority of

the Executive Committee of the State Legislative Council. It is my opinion that this vesting of power in the Executive Committee of the State Legislative Council to so regulate and administer the expenditure of monies from the proposed State Emergency Fund is an encroachment upon the Executive branch of government by the Legislative and is, therefore, violative of Article IV, Section 1 of the Oklahoma Constitution. It is a well established principle of constitutional law in this State that once a fund of this nature has been established by law, containing such limitations upon its use as the Legislature in its wisdom may impose, the power to direct the expenditure of money from this Fund is purely administrative. The responsibility of the Legislative branch on this subject has then been discharged and the duty of faithfully executing the law devolves upon the Executive branch.

With this premise in mind, and keeping in mind also the fact that Section 8 of this bill repeals the present State Contingency and Emergency Fund law, it is apparent that if Senate Bill No. 146 were to become law the State would be protected during the interim against the numerous emergency situations which will inevitably arise only to the extent that such situations can be made to conform with one of the three enumerated cate-

gories of Section 4. I believe that these three categories are so restrictive in nature that the efficient operation of our government during the interim would be rendered virtually impossible. The very existence of Section 5 in this bill indicates that the Legislature contemplated that there might arise contingencies of an emergent nature which would fall outside the list of conditions described in Section 4 which must exist before money can be spent from this Fund to remedy them.

It should be further noted that Article V, Section 3 of the Oklahoma Constitution which gives to the people of this State the right to legislate for themselves through initiative and referendum at a special election called by the Governor might well be nullified by Senate Bill No. 146 since the bill provides only for expenses of special elections called by the Legislature.

For the reasons above stated, I herewith veto Senate Bill No. 146 and return the same to you without approval.

BY THE GOVERNOR OF THE
STATE OF OKLAHOMA

/S/ J. Howard Edmondson.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

Sixty-sixth Legislative Day

Wednesday, April 26, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beck-ham), Wilson (Greer).—39.

Excused: Cobb, Pitcher, Shoemake, Stipe, Trent.—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.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 160 correctly engrossed.

Engrossed **SB 160** was properly signed and ordered transmitted to the Honorable House for consideration.

COMMITTEE REPORT

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator McSpadden, who stated Permit would be issued in the Office of the President Pro Tempore:

Mr. President:

We, your Committee on Senate and Leg-islative Affairs to whom was referred the

following request for Lobby Permit, beg leave to report that we had the same under consideration and herewith return the same with the recommendation that Lobby Permit be granted to the following per-sons:

From Austin, Texas

E. Clay LaField, 1201 West 24th St.,
Taxpayer's Educational Ass'n. Inc.

Clem McSpadden, Chairman.

MESSAGES FROM HOUSE

Advising fourth reading of and transmit-ting Enrolled **HB 843**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and pass-age of Engrossed **HB 906**, as amended.

COMMITTEE REPORTS

The following Bills and/or resolutions were reported by the Committees named, ordered printed and placed upon the Cal-endar unless otherwise indicated:

DO PASS:

SB 278—Education—Common.

SJR 21 — Constitutional Amendments, Initiative and Referendum and Code Re-vision—To Business and Industry by prev-ious order.

DO PASS, as amended:

SB 220—Education—Common.

HB 763—Education—Common.

WITHOUT RECOMMENDATION:

HB 928—Education—Common.

FIRST READING

The following Bill was introduced and read the first time:

SB 323—By Berrong, Dacus.

An Act relating to the rehabilitation or clearance and redevelopment of blighted areas in certain incorporated cities in this State in accordance with urban renewal plans approved by the governing bodies thereof; limiting provision of Act to cities of less than ten thousand (10,000) population; providing for an urban renewal authority to be a State agency to exercise certain powers hereunder if a city determines it to be in the public interest; to define the duties, liabilities, exceptions and powers of such authority in undertaking such activities, including the power to acquire property through the exercise of the right of eminent domain, or otherwise, to dispose of property subject to any restrictions deemed necessary to prevent the development or spread of future blighted areas, to issue notes and other obligations and give security therefor, to enter into agreements to secure Federal aid and comply with conditions imposed in connection therewith; authorizing public bodies to furnish funds, and authorizing cities to obtain funds therefor by the issuance of obligations, by taxation or otherwise; providing that securities issued by, and properties while held by, an urban renewal authority established 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.

SECOND READING

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

SB 315—Education—Common.

SB 316—Social Welfare.

SB 317—Social Welfare.

SB 318—Revenue and Taxation.

SB 319—Social Welfare.

SB 320—Public Health.

SB 321—Military and Veterans Affairs.

SB 322—Business and Industry.

SJR 25—Judiciary.

HB 769—Municipal Government.

HB 770—Municipal Government.

GENERAL ORDER

SB 50 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Upon motion of Senator McClendon, **SB 50**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 50**, as amended, was considered engrossed 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: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Garrison, Graves, McSpadden, Morford.—4.

Excused: Cobb, Pitcher, Shoemake, Stipe, Trent.—5.

Not Voting: Bailey, Belvin, Dacus, Grantham, Harris.—5.

The bill was declared passed.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang,

Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Garrison, Graves, McSpadden, Morford.—4.

Excused: Cobb, Pitcher, Shoemake, Stipe, Trent.—5.

Not Voting: Bailey, Belvin, Dacus, Grantham, Harris.—5.

The emergency was declared passed.

SB 50, as amended, was referred for engrossment.

Senator Pitcher asked to be shown present, which was the order.

GENERAL ORDER

SB 57 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Upon motion of Senator McClendon, **SB 57**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Nay: Garvin, Graves, Payne, Pazour-eck, Tipps.—5.

Excused: Cobb, Shoemake, Stipe, Trent.—4.

Not Voting: Berrong, Garrison, Morford.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Nay: Garvin, Graves, Payne, Pazour-eck, Tipps.—5.

Excused: Cobb, Shoemake, Stipe, Trent.—4.

Not Voting: Berrong, Garrison, Morford.—3.

The Emergency was declared passed.

SB 57, as amended, was referred for engrossment.

GENERAL ORDER

SB 140 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Upon motion of Senator McClendon, **SB 140** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Greer).—36.

Nay: Breeden, Cartwright, Tipps.—3.

Excused: Cobb, Shoemake, Stipe, Trent.—4.

Not Voting: Wilson (Beckham).—1.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Greer).—36.

Nay: Breeden, Cartwright, Tipps.—3.

Excused: Cobb, Shoemake, Stipe, Trent.—4.

Not Voting: Wilson (Beckham).—1.

The Emergency was declared passed.

SB 140 was referred for engrossment.

Senator Stipe asked to be shown present, which was the order.

GENERAL ORDER

SB 176 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Upon motion of Senator McClendon, **SB 176** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright, Tipps.—2.

Excused: Cobb, Shoemake, Trent.—3.

Not Voting: Ritzhaupt.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright, Tipps.—2.

Excused: Cobb, Shoemake, Trent.—3.

Not Voting: Ritzhaupt.—1.

The emergency was declared passed.

SB 176 was referred for engrossment.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 177 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Senators Allen, Harris and Belvin asked to be made co-authors of **SB 177**, which was the order.

Upon motion of Senator McClendon, **SB 177** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Mc-

Spadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Wilson (Greer).—36.

Excused: Berrong, Cobb, Shoemake, Trent.—4.

Not Voting: Fine, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Wilson (Greer).—36.

Excused: Berrong, Cobb, Shoemake, Trent.—4.

Not Voting: Fine, Ritzhaupt, Stipe, Wilson (Beckham).—4.

The emergency was declared passed.

SB 177 was referred for engrossment.

Senators Colston and Graves asked to be shown excused for the remainder of this and the next legislative day, which was the order.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

HB 705 by Sparks, et al of the House, and Wilson (Greer), Bailey, Payne, Land and Graves of the Senate, was read and considered.

By unanimous consent, Senators Harris, Grantham, Allen, Dacus, Berrong, Field, Ham and Rogers were added as co-authors of **HB 705**.

Senators Romang and Dacus moved to amend **HB 705**, line 18, page 24, by placing a period after the word "attorneys" on line 18, and striking the balance of Section 13, which amendment was declared adopted.

Senator Allen moved to amend **HB 705**,

lines 16 and 17, page 13, by striking the words and figures "three and three-fourths ($3\frac{3}{4}$)" and substituting therefor the words and figures "three and six-tenths ($3\frac{6}{10}$)" which motion was declared adopted.

Upon motion of Senator Bailey, **HB 705**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 705** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cobb, Colston, Graves, Shoemake, Trent.—5.

Not Voting: Lollar, Morford, Tipps.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cobb, Colston, Graves, Shoemake, Trent.—5.

Not Voting: Lollar, Morford, Tipps.—3.

The Emergency was declared passed.

HB 705, as amended, was referred for engrossment.

Senator McSpadden presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 288 correctly engrossed.

Engrossed SB 288 was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HB 890 by McCune, et al, of the House, and Wilson (Greer), Bailey, Payne and Land of the Senate, was read and considered.

Upon motion of Senator Bailey, HB 890 was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, HB 890 was placed upon third reading and final passage.

THIRD READING

HB 890 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cobb, Colston, Graves, Shoemaker, Trent.—5.

Not Voting: Collins, Morford, Stipe.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cobb, Colston, Graves, Shoemaker, Trent.—5.

Not Voting: Collins, Morford, Stipe.—3.

The Emergency was declared passed.

HB 890 was properly signed and ordered returned to The Honorable House.

Senator Cobb asked to be shown present, which was the order.

GENERAL ORDER

HB 779 by Sparks, et al, of the House, and Wilson (Greer), Bailey, Payne and Land of the Senate, was read and considered.

By unanimous consent, Senators Ham, Rogers, Easterly, Garrison, Field, McSpadden, Harris, Tipps, Grantham, Dacus, Berrong and Cobb were added as co-authors of HB 779.

Senator Ritzhaupt moved to amend HB 779, line 16, page 4, by striking after the word "Oklahoma" the figures "\$7,000,000" and insert in lieu thereof, \$6,000,000" and add on line 16½ the words and figures "Dental School.....\$1,000,000" which amendment was tabled upon motion of Senator Bailey.

Senator Harris moved to amend HB 779, line 7½, page 6, by adding a new paragraph at the end of Section 4, and as a part thereof, to read as follows: "The intent expressed herein shall be taken into consideration by the Regents for Higher Education, but shall in no wise be controlling upon said Board if it should determine that a different division, taking particularly into account the long range needs and plans and present prospective student growth and the amount of capital improvement need and already made for each institution of higher education would require otherwise," which amendment was tabled upon motion of Senator Allen.

Senator Bohannon asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senators Hamilton and Ritzhaupt moved to amend HB 779, line 16, page 4, by striking after the word "Oklahoma" the fig-

ures "\$7,000,000" and insert in lieu thereof the figures "\$6,000,000"; striking on line 18, the figures "\$7,000,000" after the word "University" and insert in lieu thereof the figures "\$6,000,000"; and on line 17½, insert the following: "Dental Center-----\$2,000,000" which amendment was tabled upon motion of Senator Bailey, upon a roll call as follows:

Aye: Allen, Bailey, Berrong, Collins, Cowden, Dacus, Field, Garrison, Garvin, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Romang, Stevenson, Tipps, Wilson (Greer).—22.

Nay: Baldwin, Belvin, Boecher, Breed-
een, Cobb, Easterly, Fine, Grantham,
Hamilton, McColgin, Ritzhaupt, Rogers,
Wilson (Beckham).—13.

Excused: Bohannon, Colston, Graves,
Shoemaker, Trent.—5.

Not Voting: Cartwright, McClendon,
Morford, Stipe.—4.

Senator Bohannon asked to be shown
present, which was the order.

Upon motion of Senator Bailey, **HB 779**
was advanced to engrossment.

By unanimous consent, upon request of
Senator Bailey, **HB 779** was 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: Allen, Bailey, Belvin, Berrong,
Boecher, Bohannon, Cobb, Collins, Cowden,
Dacus, Easterly, Field, Fine, Garrison,
Garvin, Grantham, Ham, Hamilton, Har-
ris, Kerr, Land, Lollar, McClendon, Mc-
Colgin, McSpadden, Payne, Pazoureck,
Pitcher, Ritzhaupt, Rogers, Romang,
Stevenson, Tipps, Wilson (Beckham), Wil-
son (Greer).—35.

Nay: Baldwin, Breedon.—2.

Excused: Colston, Graves, Shoemaker,
Trent.—4.

Not Voting: Cartwright, Morford, Stipe.
—3.

The Bill was declared passed.

On the question of passage of Emer-
gency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong,
Boecher, Bohannon, Cobb, Collins, Cowden,
Dacus, Easterly, Field, Fine, Garrison,
Garvin, Grantham, Ham, Hamilton, Har-
ris, Kerr, Land, Lollar, McClendon, Mc-
Colgin, McSpadden, Payne, Pazoureck,
Pitcher, Ritzhaupt, Rogers, Romang,
Stevenson, Tipps, Wilson (Beckham), Wil-
son (Greer).—35.

Nay: Baldwin, Breedon.—2.

Excused: Colston, Graves, Shoemaker,
Trent.—4.

Not Voting: Cartwright, Morford, Stipe.
—3.

The Emergency was declared passed.

HB 779 was properly signed and ordered
returned to The Honorable House.

RESOLUTION

By unanimous consent, Senator Rogers
introduced the following **SCR**, which was
read at length, co-authored by Senators
Kerr, Grantham, and McSpadden upon
their requests, adopted upon motion of
Senator Rogers and referred for engross-
ment:

SENATE CONCURRENT RESOLUTION
NO. 31 — By Rogers, Harris, Bailey, Gar-
rison, Stipe, Land, Kerr, Grantham and
McSpadden of the Senate and Baggett,
McCarty, Skaggs, Andrews, Taggart,
Keyes, Blankenship, Poynor and Wolfe of
the House.

**A CONCURRENT RESOLUTION COM-
MENDING THE JUNIOR CHAMBER OF
COMMERCE INTERNATIONAL AND EX-
TENDING AN INVITATION OF THE
PEOPLE OF THE STATE OF OKLA-
HOMA FOR CONVENING OF THE AN-
NUAL SESSION OF THE WORLD CON-
GRESS OF THE J.C.I. IN "OKC-63".**

WHEREAS, the 1963 World Congress of
the Junior Chamber of Commerce Inter-
national is being extended an invitation
jointly by the Jaycees of Oklahoma City,
of the State of Oklahoma, and of the

United States of America; and

WHEREAS, this organization of young men plays a major role in the movement of world understanding and may hold the key to the cause of peace by uniting in a common cause the youthful leaders of the world; and

WHEREAS, Oklahoma is proud of the great contribution that the Jaycees have made in our State through the efforts of the membership in community, state and national projects resulting in the growth and improvement of cooperation among the people; and

WHEREAS, Oklahoma is privileged to have within its boundaries the National Headquarters of the U. S. Jaycees located in Tulsa, which City proudly claims the distinction as the "Young Man's Capitol".

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

THAT, the objectives and accomplishments of Junior Chamber of Commerce International be commended and applauded. That the citizens of the State of Oklahoma, acting through their elected Representatives and Senators, in the Oklahoma Legislature, join the Jaycees of Oklahoma City, of Oklahoma and of the United States of America, in extending a formal invitation on behalf of all citizens to the World Congress of J.C.I. to convene for its annual session in "OKC in 63".

GENERAL ORDER

SB 141 by Garrison, Lollar and Ham was read and considered.

Senator Bailey moved to amend SB 141, line 15, page 2, by inserting a new Section 2 as follows: "Section 2. Declaratory judgment may be obtained and renewed as other judgments according to the code of civil procedure" and by renumbering succeeding sections through Section 7 and

insert a new Section 8 as follows: "Section 8. This Act shall not be applicable to orders, judgments or decrees made by the Corporation Commission of the State of Oklahoma" and renumbering succeeding sections' which amendment was declared adopted upon motion of Senator Garrison.

Senator Garvin presiding.

Senator Garrison asked that further consideration of SB 141 be temporarily deferred, which was the order.

MESSAGE FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 546.

By unanimous consent, upon request of Senator Garvin, HCR 546 was taken up for immediate consideration, read at length and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION No. 546—By Bullard and Bond of the House and Garvin of the Senate.

A CONCURRENT RESOLUTION ACCLAIMING THE MERITORIOUS ACHIEVEMENT OF BILLY WILKINSON, DUNCAN HIGH SCHOOL, IN EXHIBITING THE OUTSTANDING PROJECT AT THE STATE SCIENCE FAIR AT THE UNIVERSITY OF OKLAHOMA, AND COMMENDING THE SIGNAL ACCOMPLISHMENTS OF OTHER STEPHENS COUNTY YOUTHS AND THEIR TEACHERS FOR THE HIGH HONORS GARNERED TO THEMSELVES, THEIR SCHOOLS AND COMMUNITIES AT THE STATE SCIENCE FAIR; AND DIRECTING THE DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, the 1961 State Science Fair, held recently on the campus of the University of Oklahoma, consists of exhibits in the earth, biological and physical sciences prepared by junior high and high school students of this state; and

WHEREAS, each exhibit reflects months — even years — of diligent research and study on the part of these students who

represent secondary schools extending over the length and breadth of the state; and

WHEREAS, the level of the research projects attained by the exhibits at the State Science Fair reflects that degree of intellectual curiosity which is the indispensable element in the quest for a revelation of knowledge, the possession of which without question marks these aspiring young scientists as among the elite of Oklahoma's youth and which reflects simultaneously a background founded upon superior teaching, instruction and preparation; and

WHEREAS, the exhibit of Billy Wilkinson, a Duncan High School sophomore, concerning the effects of sunspots on precipitation, was selected by the Chemical Rubber Company, Cleveland, Ohio and the National Science Fair — International Science Service of Washington, D. C., as the outstanding project displayed by a high school exhibitor in all divisions; and

WHEREAS, in addition to Billy's medalist superior rating for the second consecutive year and the selection of his project as the Fair's outstanding exhibit, further laurels were captured by the following outstanding students, representing the schools of Duncan, Comanche and Velma-Alma:

1. Medalist Superior ratings: Mark Brandon, Duncan 9th grader, earth science; James Kirby, Duncan Junior High, physical science; John Bell and Zacky Williams, Comanche seniors, biological science; Kenneth Stephenson, Robert Stephenson and William Taylor, Comanche, biological science; Jimmy Brown, Comanche, biological science; Dick Gilby, Velma-Alma, earth science.

2. Medalist Excellent ratings: Lou Ann Farmer, Duncan, earth science; John Ed Mosier, Duncan, physical science; Kay Bosley and Carole Schiefer, Duncan, biological science.

3. Medalist ratings: Janice Oscherwitz, Duncan, earth science; Linda Wininger, Sharon Wampler and Fredia Cook, Co-

manche Junior High, earth science; Diana Wiggins and Pat McFarland, Duncan, biological science.

WHEREAS, the dedicated efforts in the pursuit of knowledge and truth reflected in the achievements of these young people of our great state is a most appropriate subject for the bestowal of the recognition and praise of the Oklahoma Legislature, since these outstanding accomplishments on the part of the youth of Stephens County represent the deep and abiding concern of the people and the schools of that community in keeping abreast of the dynamic age in which we live and, further, is truly a testamentary to the positive and real accomplishments flowing from a devotion to one of the sacred principles underlying the American nation — freedom of inquiry;

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

SECTION 1. That the signal achievements of Billy Wilkinson, of Duncan High School, in exhibiting the outstanding project at the 1961 State Science Fair, held at the University of Oklahoma, and in winning a medalist superior rating on his project for the second consecutive year in this rugged competition among the elite of Oklahoma's youth, be and hereby is officially recognized and acclaimed by the Twenty-eighth Oklahoma Legislature; and

SECTION 2. That the achievements of Mark Brandon, James Kirby, Lou Ann Farmer, John Ed Mosier, Kay Bosley, Carole Schiefer, Janice Oscherwitz, Diana Wiggins, and Pat McFarland, of Duncan; John Bell, Zacky Williams, Kenneth Stephenson, Robert Stephenson, William Taylor, Jimmy Brown, Linda Wininger, Sharon Wampler, and Fredia Cook, of Comanche; and Dick Gilby, of Velma-Alma, be and hereby are officially recognized by the Twenty-eighth Oklahoma Legislature; and

SECTION 3. That the teachers of these

young people who have laid the foundations for these outstanding achievements be and hereby are commended for their dedicated efforts; and

SECTION 4. That the accomplishments of each of these outstanding young people and the esteem in which they are held by their fellow schoolmates, their parents, teachers, community and state, be evidenced by the spreading of this Resolution upon the pages of the permanent journals of the House of Representatives and Senate of the Twenty-eighth Oklahoma Legislature.

Engrossed HCR 546 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SJR 15 by Land was read and considered.

Upon motion of Senator Land, SJR 15 was advanced to engrossment.

Upon motion of Senator Land, 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, as follows:

SENATE JOINT RESOLUTION NO. 15
—By Land.

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 THE STATE OF OKLAHOMA AMENDING SECTION 20 OF ARTICLE II, WHICH ESTABLISHES THE RIGHTS OF AN ACCUSED IN CRIMINAL PROSECUTIONS, BY PROVIDING THAT WHERE UNCERTAINTY EXISTS AS TO THE COUNTY IN WHICH A CRIME WAS COMMITTED THE ACCUSED MAY BE TRIED IN ANY COUNTY IN WHICH THE EVIDENCE INDICATES THE CRIME MIGHT HAVE BEEN COMMITTED;

PROVIDING A BALLOT TITLE; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE TWENTY-EIGHTH 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 the Constitution of the State of Oklahoma, amending Section 20, Article II, thereof to read as follows:

§ 20. In all criminal prosecutions the accused shall have the right to a speedy and public trial by an impartial jury of the county in which the crime shall have been committed, or where uncertainty exists as to the county in which the crime was committed, *the accused may be tried in any county in which the evidence indicates the crime might have been committed*: Provided, that the venue may be changed to some other county of the State, on the application of the accused, in such manner as may be prescribed by law. He shall be informed of the nature and cause of the accusation against him and have a copy thereof, and be confronted with the witnesses against him, and have compulsory process for obtaining witnesses in his behalf. He shall have the right to be heard by himself and counsel; and in capital cases, at least two days before the case is called for trial, he shall be furnished with a list of the witnesses that will be called in chief, to prove the allegations of the indictment or information, together with their postoffice addresses.

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 20, Article II of the Constitution of the State of Oklahoma, which establishes the rights of an accused in criminal prosecutions, by providing that where uncertainty exists as to the county in which a crime was committed the accused may be tried in any county in which the evidence indicates the crime might have been committed, be approved by the people?

□ YES

SHALL THE PROPOSED
AMENDMENT BE APPROVED?

□ NO

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 of the State of Oklahoma.

SECTION 4. A special election is hereby ordered to be held throughout the State of Oklahoma on the date of the next ensuing special election held throughout this State, or on the date of the next ensuing statewide 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 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Nay: Fine, Grantham, Stipe.—3.

Excused: Colston, Graves, Shoemaker, Trent.—4.

Not Voting: Berrong, Collins, Morford, Pitcher.—4.

The Resolution was declared passed.

The question being, "Shall **SJR 15**, by Land, 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 THE STATE OF OKLAHOMA AMENDING SECTION 20 OF ARTICLE II, WHICH ESTABLISHES THE RIGHTS OF AN ACCUSED IN CRIMINAL PROSECUTIONS, BY PROVIDING THAT WHERE CERTAINTY EXISTS AS TO THE COUNTY IN WHICH A CRIME WAS COMMITTED THE ACCUSED MAY BE TRIED IN ANY COUNTY IN WHICH THE EVIDENCE INDICATES THE CRIME MIGHT HAVE BEEN COMMITTED; PROVIDING A BALLOT TITLE; AND ORDERING A SPECIAL ELECTION

be ordered referred by the Legislature of the State of Oklahoma for approval or rejection at a Special Election on the date of the next ensuing special election held throughout this 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 to be held on the date of the next ensuing special election held throughout this 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 Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Fine, Stevenson, Stipe.—3.

Excused: Colston, Graves, Shoemake, Trent.—4.

Not Voting: Collins, McClendon, McColgin, Morford, Pitcher.—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 15 was ordered referred for engrossment.

GENERAL ORDER

Referring further to **SB 141**:

Upon motion of Senator Bailey, the vote was reconsidered by which his amendment to **SB 141**, adding new Sections 2 and 8, was adopted.

Senator Bailey asked unanimous consent, which was granted, to withdraw his amendment to **SB 141**, adding new Sections 2 and 8.

Senator Bailey moved to amend **SB 141**, line 18, page 4, by adding a new Section 8, and amending the title to conform: "Section 8. This Act shall not be applicable to orders, judgments or decrees made by the Corporation Commission of the State of Oklahoma" which amendment was declared adopted.

Senator Bailey moved that further consideration of **SB 141**, as amended, be deferred until some future legislative day, which motion was adopted.

SB 122 by Rogers and Colston was taken up for further consideration.

Senator Rogers moved to amend **SB 122**, line 2, page 5, by adding a new Section 5, as follows: "Section 5. It is the legislative intent that the provisions of this Act be severable; and that if any section, or any part or provision whatsoever of any section, or the application of this Act or of any part or provision whatsoever of this Act, to any person, or to any situation, be held to be unconstitutional or void, the decision of the court so holding shall not in any manner what-

soever, affect or impair the constitutionality or validity of any other part or provision whatsoever of this Act, or the application of this Act, or of any other part or provision whatsoever of this Act, to any other person, or to any other situation, as the case may be." Renumber following sections and amend the title to conform to the Act, which amendment was declared adopted.

Upon motion of Senator Rogers, **SB 122**, as amended, was advanced to engrossment.

Upon motion of Senator Rogers, the rules of the Senate were suspended and **SB 122**, as amended, 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, Bailey, Baldwin Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Colston, Graves, Shoemake, Trent.—4.

Not Voting: Collins, Morford, Pitcher, Ritzhaupt, Stipe.—5.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Colston, Graves, Shoemake, Trent.—4.

Not Voting: Collins, Morford, Pitcher, Ritzhaupt, Stipe.—5.

The Emergency was declared passed.

SB 122, as amended, was referred for engrossment.

GENERAL ORDER

By unanimous consent, upon request of Senator Garrison, **SB 141**, as amended, was considered further.

Senator Bailey asked to withdraw his amendment to line 18, page 4, of **SB 141**, adding a new Section 8, which was the order.

Senator Garrison moved to amend **SB 141**, by inserting a new Section 8 to read as follows and renumbering succeeding Sections: "Section 8. This Act shall not be applicable to Orders, Judgments or Decrees made by the State Industrial Court, the Corporation Commission, or any other administrative agency, board or commission of the State of Oklahoma" which amendment was declared adopted.

Upon motion of Senator Bailey, the title to **SB 141** was ordered amended to conform to the bill, as amended.

Upon motion of Senator Garrison, **SB 141**, as amended, was advanced to engrossment.

Upon motion of Senator Garrison, the rules of the Senate were suspended and **SB 141**, as amended, 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: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford,

Pitcher, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Allen, Baldwin, Cartwright, McClendon, Payne, Pazoureck, Ritzhaupt, Stipe.—8.

Excused: Colston, Graves, Shoemake, Trent.—4.

Not Voting: Collins, McSpadden.—2.

The Bill was declared passed.

Upon motion of Senator Garrison, the emergency section to **SB 141** was ordered stricken and the title amended by striking the words "AND DECLARING AN EMERGENCY".

SB 141, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Allen asked unanimous consent, to which Senator Stipe objected, that the time be extended to Thursday, May 4, 1961, for the consideration of his motion to reconsider the vote by which **SB 30**, as amended, failed of passage.

Senator Allen moved that the rules of the Senate be suspended and the time be extended to Thursday, May 4, 1961, for the consideration of his motion to reconsider the vote by which **SB 30**, as amended, failed of passage, which motion was declared adopted.

Re GOVERNOR'S VETO OF ENROLLED SB 146:

Senator Berrong moved that Enrolled **SB 146** become a law notwithstanding the Veto of the Governor and that the vote on the bill be now reconsidered.

On the question, "Shall Enrolled **SB 146** become a law, notwithstanding the Veto of the Governor, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Dacus, Field, Fine, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pitcher,

Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Cowden, Easterly, Garvin, Payne, Pazoureck.—5.

Excused: Colston, Graves, Shoemaker, Trent.—4.

Not Voting: Cobb.—1.

The Presiding Officer declared the Berrong motion had received a two-thirds constitutional majority vote of the members elected to and constituting the Senate thereby overriding the Veto of the Governor of Enrolled **SB 146**.

Enrolled **SB 146**, together with Veto Message of the Governor thereon, were ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 235 by Field was read and considered.

Upon request of Senator Field, further consideration of **SB 235** was deferred for this legislative day.

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

Senator Field moved when the Clerk's desk is cleared 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 294—Agriculture.

HB 853—Agriculture.

HJR 505—State and Federal Government.

HJR 524—State and Federal Government.

DO PASS, as amended:

SB 266—State and Federal Government.

SB 295—State and Federal Government.

HB 851—Agriculture.

HB 932—Public Safety.

RESOLUTION

By unanimous consent, Senator Berrong introduced the following Resolution:

SR 43 — By Berrong and Breeden — A Resolution relating to the practice of earmarking of State revenues and the creation of special and revolving funds; directing the executive committee of the State Legislative Council to create a special Committee during the 1961-1963 legislative interim; specifying the number of members of said Committee; specifying the area of study; and requiring a report and recommendations not later than October 1, 1962.

Consideration of **SR 43** was deferred for this legislative day.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

Sixty-seventh Legislative Day

Thursday, April 27, 1961

Pursuant to adjournment, the Senate met at 10:30 a.m., and was called to order by its President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Dacus, East-erly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, Mc-Colgin, Morford, Payne, Pazoureck, Ritz-haupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Excused: Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Garrison, Graves, Land, Lollar, McSpadden, Pitcher, Shoe-make.—13.

The President declared a quorum present.

The following prayer was offered by the Chaplain, the Reverend Elwyn Thurston, and is incorporated herein upon request of Senator Field:

Our Heavenly Father, we Thy children, look unto Thee for Thy guidance this day. Our responsibilities are before us and we need Thy blessing to meet them courageously. Inspire this body of Sen-ators that their action may promote the welfare and endow with peace and security Thy children in Oklahoma.

We pray for wisdom that comes from years of experience, for understanding that comes from human sympathy, for Thine unerring guidance in all that is enacted here today.

Invest in us, we pray, Divine Grace that we may be equal to this hour and to the weighty problems to come before

us. May we be gentlemen in our relation-ships one with another and good and faithful children in our relationship with Thee.

Forgive us when we have failed Thee and disappointed Thee and strengthen us for the task ahead. We pray in the name of Jesus Christ our Lord. Amen.

The Journal for the last legislative day was declared approved.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 536—By Privett, Tucker, Richard-son, Lance, Strickland, Jones, Fowler, Northcutt and Green.

An Act requiring health standards for milk produced outside the State and im-ported; requiring persons authorizing im-portation to certify such milk is produced under equivalent standards for production of milk in Oklahoma; providing for pen-alties; and declaring an emergency.

HB 684—By Reneau.

An Act relating to the revolving fund of the State Training School for White Boys; authorizing purchase of real es-tate for the State Training School for White Boys and providing for appraisal of real estate to be purchased; limiting use of revolving fund; and stating effective date of Act.

HB 703—By Mountford, McCue, Sparks, Poynor, Wolf, Moad, Willis (Jackson), Nichols (Dewey), Nichols (Seminole), Sparkman, Baggett, Morgan, Tinker, Hes-ser, Bynum, Skaggs, Forsythe, Ford, Har-per, Bradley (Tulsa), Dolezal, Shipley,

Tate, Briscoe, Massey, Odom (Wagoner), Cook, McCune, Howe, Green, Ogden, Shibley, Williams (Murray), Diel, Blackard, Bernard, Sullivan, Greenhaw, Inman, Avey, Sanguin, Smith, Keyes, Lance, Cox, Cole, Privett, Reneau, Abbott, Watkins, Larason, Northcutt, Jones, Taliaferro, Strickland, Vandiver, Converse, Settles, Howard, Clark, Doornbos, Henry, Howze, Etling, Murrow, Richeson, Priebe, Witt, Skeith and McChristian.

An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the Legislature as to allocation of funds for purchase of additional real property adjacent to campus of Northeastern Agricultural and Mechanical College; providing for acceptance and expenditure of Federal funds; making appropriation nonfiscal.

HB 755—By Mountford, Cole, Odom (McIntosh), Odom (Wagoner), Morgan, Willis (Cherokee), Bynum, Harper, Sparkman, Briscoe, Blackard, Tinker, Tate, Richeson, Finch, Shibley and Hopkins.

An Act relating to the Grand River Dam Authority; amending 82 O. S. 1951, § 864, establishing qualifications of the general manager; authorizing selection of chief engineer and assistants; prescribing duties of chief engineer; prohibiting employment of part-time consultants except for specific projects; and declaring an emergency.

HJR 511—By Nichols (Seminole), Burkett, Finch, Forsythe, Doornbos, Harper, Shibley, Moad and Andrews.

A Joint Resolution of benefit to the senior and handicapped citizens of Oklahoma without cost to the State; defining terms; setting out the value, necessity and importance of a voluntary evaluation and classification of the health care senior and handicapped citizens of Oklahoma can receive from licensed nursing homes; declaring that the public policy in furtherance of such voluntary classification for the benefit of senior and handicapped citizens of Oklahoma shall be

executed by the Oklahoma State Nursing Home Association, Inc., at a reasonable per diem cost of such classification pay by the Association from fees charged for such classification, as assisted by an advisory council for the evaluation and classification of nursing homes; provided that nothing in this Resolution shall derogate or abrogate the powers and duties of the State Commissioner of Health or Director of Public Welfare in application of this Resolution; requiring reports; making provisions of the Resolution severable; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

RESOLUTION

By unanimous consent, Senator Berrong called up for consideration **SR 43**, which was co-authored by Senators Trent, Hamilton, McColgin, Kerr, Belvin, Bohannon, Field, Fine, Rogers, McClendon, Wilson (Greer), Ritzhaupt, Dacus, Grantham and Harris, read at length as follows, adopted upon motion of Senator Berrong and referred for enrollment:

SENATE RESOLUTION NO. 43 — By Berrong, Breeden, Trent, Hamilton, McColgin, Kerr, Belvin, Bohannon, Field, Fine, Rogers, McClendon, Wilson (Greer), Ritzhaupt, Dacus, Grantham and Harris.

A RESOLUTION RELATING TO THE PRACTICE OF EARMARKING OF STATE REVENUES AND THE CREATION OF SPECIAL AND REVOLVING FUNDS; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE DURING THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; SPECIFYING THE AREA OF STUDY; AND REQUIRING A REPORT AND RECOMMENDATIONS NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, the Constitution of the State of Oklahoma has placed unequivocally up-

on the Legislature the responsibility for determination of the policies of this State; and

WHEREAS, the Constitutional powers and responsibilities of the Legislature are decreased in proportion as the Legislature's effective control over state revenues is decreased; and

WHEREAS, the Legislature directly appropriated only 22 per cent of nearly \$900 million in state and federal matching funds spent by state agencies during the 1959-1961 biennium; and

WHEREAS, the situation whereby the Oklahoma Legislature exercises little or no control over 78 per cent of state expenditures has arisen in large part through the practice of "earmarking" revenues for special purposes and the creation of special and segregated funds; and

WHEREAS, authorities in the area of public finance have agreed in the main that such practices are objectionable, their basic evil being that the legislative responsibility for policy determination — the power to say what activities shall be undertaken and to what extent — has passed from the effective control of the Legislature; and

WHEREAS, it is not proper that any unit of government should live to itself alone, yet this is the situation when an agency has an assured source of revenue year in and year out, leading to the possibility of complete divergence from legislative intentions in the enactment of law; and

WHEREAS, the earmarking or segregation of public revenues creates misunderstanding and uncertainty concerning the actual costs of government, it makes impossible the presentation of the true financial picture of the state, it prevents sound planning and responsible administration of public spending, it can lead to profligate spending on the part of agencies which are not required to justify their money requests on an equal basis with less-privileged agencies; and

WHEREAS, the overriding concern of the Twenty-eighth Legislature has been the securing of revenues to meet adequately the essential needs of state government, although this is a perennial dilemma confronting legislative bodies, it is incumbent upon this body to investigate all avenues leading to a solution of the demands for revenue before resorting to the last resort of increased taxation; and

WHEREAS, the practices of "earmarking" and creation of special funds is being seriously investigated in other states and in some the solution has been the creation of a single general fund, thus returning control of agency expenditures to its proper situs — the Legislature; and

WHEREAS, if democratic government is to function responsibly and effectively, and an adequate system of financial administration attained, the Legislature must hold as one of its fundamental prerogatives the control of the purse strings.

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

SECTION 1. The Executive Committee, State Legislative Council, is hereby directed to create at its first meeting of the 1961-1963 interim, a special committee on earmarked, revolving and special funds, said committee to consist of four members of the Senate and five members of the House of Representatives.

SECTION 2. The special committee, whose creation is hereby directed, shall study the practices of earmarking of revenues and the creation of revolving and special funds in Oklahoma and other states and shall submit its recommendations thereon to the Executive Committee of the State Legislative Council not later than October 1, 1962.

SECTION 3. The Executive Committee, State Legislative Council, is requested to employ such staff personnel as may be required in order to carry out the intent of this directive.

SECOND READING

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

SB 323—Municipal Government.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

SB 90 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Upon motion of Senator McClendon, **SB 90**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Baldwin, Belvin, Bohannon, Breeden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—29.

Excused: Berrong, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Garrison, Graves, Land, Lollar, McSpadden, Pitcher, Shoemaker.—14.

Not Voting: Bailey.—1.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Breeden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe,

Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Excused: Berrong, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Garrison, Graves, Land, Lollar, McSpadden, Pitcher, Shoemaker.—14.

The Emergency was declared passed.

SB 90, as amended, was referred for engrossment.

Senator Stipe presiding.

GENERAL ORDER

SB 71 by McClendon and Trent of the Senate, and Allard, et al, of the House, was read and considered.

Senator Morford moved to amend **SB 71**, line 14, page 5, by striking all of Section 4, and amending the title to conform thereto, which motion was declared adopted.

Upon motion of Senator McClendon, **SB 71**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 71**, as amended, 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: Allen, Baldwin, Belvin, Bohannon, Breeden, Dacus, Easterly, Field, Fine, Grantham, Ham, Harris, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Garvin, Hamilton.—2.

Excused: Berrong, Boecher, Cartwright, Cobb, Collins, Colston, Cowden, Garrison, Graves, Land, Lollar, McSpadden, Pitcher, Shoemaker.—14.

Not Voting: Bailey.—1.

The Bill was declared passed.

Senator McClendon asked unanimous

consent, which was granted, that the emergency section of **SB 71** be stricken, and that the title be amended to conform thereto.

SB 71, as amended, was referred for engrossment.

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

Senators Collins, Cobb and Cowden asked to be shown present, which was the order.

GENERAL ORDER

HJR 520 by Privett and Tate was read and considered.

By unanimous consent, Senators Breeden, Payne, McColgin, Bohannon, Belvin, Dacus and Cobb were added as co-authors of **HJR 520**.

Upon motion of Senator Breeden, **HJR 520** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **HJR 520** was placed upon third reading and final passage.

THIRD READING

HJR 520 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Excused: Berrong, Boecher, Cartwright, Colston, Field, Graves, Land, Lollar, McSpadden, Pitcher, Shoemaker.—11.

Not Voting: Bailey, Fine.—2.

The Resolution was declared passed.

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

Aye: Allen, Baldwin, Belvin Bohannon,

Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Excused: Berrong, Boecher, Cartwright, Colston, Field, Graves, Land, Lollar, McSpadden, Pitcher, Shoemaker.—11.

Not Voting: Bailey, Fine.—2.

The Emergency was declared passed.

HJR 520, as coauthored, was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HJR 505 by Williams (Murray), et al, of the House, and Ham of the Senate, was read and considered.

Upon motion of Senator Ham, **HJR 505** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **HJR 505** was 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 the Resolution, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—27.

Nay: Tipps.—1.

Excused: Berrong, Boecher, Cartwright, Colston, Field, Garrison, Graves, Land, Lollar, McSpadden, Pitcher, Shoemaker.—12.

Not Voting: Garvin, Morford, Rogers, Trent.—4.

The Resolution was declared passed.

HJR 505 was properly signed and ordered returned to The Honorable House.

Senator Garrison asked to be shown present, which was the order.

GENERAL ORDER

HB 833 by Camp, et al., of the House, and Harris of the Senate, was read and considered.

Upon motion of Senator Harris **HB 833** was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **HB 833** was 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, Bailey, Baldwin, Belvin, Bohannon, Breeden, Collins, Dacus, East-erly, Fine, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, Mc-Colgin, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Beck-ham), Wilson (Greer).—26.

Excused: Berrong, Boecher, Cartwright, Colston, Field, Graves, Land, Lollar, McSpadden, Pitcher, Shoemake.—11.

Not Voting: Cobb, Cowden, Garvin, Mor-ford, Pazoureck, Tipps, Trent.—7.

The Bill was declared passed.

Senator Harris asked unanimous con-sent, which was granted, that considera-tion of the Emergency Section of **HB 833** be deferred for this legislative day.

MESSAGES FROM HOUSE

Advising fourth reading of and trans-mitting Enrolled **HBs 537, 779, 890, 906**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth read-ing, properly signed and ordered returned to The Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 546**.

The above numbered Enrolled Resolu-

tion was properly signed and ordered re-turned to The Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 50, 57, 140, 141, 176, 177, SJR 15, HB 705 and SCR 31 each correctly engrossed.

Engrossed **SBs 50, 57, 140, 141, 176 177, SJR 15 and SCR 31**, were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 705**, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Ritzhaupt asked unanimous con-sent, which was granted, that **SB 39** be withdrawn from the Calendar and refer-red to the Committee on County Govern-ment.

SB 220 by Romang was read and con-sidered.

Senator Romang moved to amend **SB 220**, line 15½, page 2, by inserting be-tween lines 15 and 16, the following: "Provided, that experience as county su-perintendent of public instruction or coun-ty superintendent of schools or deputy of either, school district superintendent of schools, school principal or supervisor or time spent in military service during the period of the National Emergency shall be construed as actual teaching experi-ence" which amendment was declared adopted.

Senator Breeden moved to amend **SB 220**, line 11, page 2, by deleting after the semicolon after the word "education" all of item (3) on lines 11, 12 and 13, and renumber item "(4)" as "(3)", which amendment was declared adopted.

Senators Baldwin and Kerr asked to be shown excused for the remainder of this legislative day, which was the order.

Senators Pitcher, Lollar and Berrong asked to be shown present, which was the order.

Senator Belvin moved to amend **SB 220**,

line 13, page 2, by striking all the language after the word "Education" through lines 14 and 15.

Senator Allen presiding.

Upon motion of Senator Hamilton, the Belvin amendment was tabled.

Upon motion of Senator Romang, **SB 220**, as amended, was advanced to engrossment.

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

SB 293 by Committee on Public Health was read and considered.

Upon motion of Senator Ritzhaupt, **SB 293** was advanced to engrossment.

Upon motion of Senator Ritzhaupt, 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: Bailey, Belvin, Bohannon, Breeden, Cowden, Dacus, Easterly, Garvin, Grantham, Ham, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—24.

Nay: Allen, Berrong, Fine, Hamilton, Pitcher, Rogers.—6.

Excused: Baldwin, Boecher, Cartwright, Colston, Field, Graves, Harris, Kerr, Land, McSpadden, Shoemaker.—11.

Not Voting: Cobb, Collins, Garrison.—3.

The Bill was declared passed.

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

Aye: Bailey, Belvin, Bohannon, Breeden, Cowden, Dacus, Easterly, Garvin, Grantham, Ham, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—25.

Nay: Allen, Berrong, Fine, Hamilton, Rogers.—5.

Excused: Baldwin, Boecher, Cartwright, Colston, Field, Graves, Harris, Kerr, Land, McSpadden, Shoemaker.—11.

Not Voting: Cobb, Collins, Garrison.—3.

The Emergency was declared failed of passage.

Senator Ritzhaupt asked that the title to **SB 293** be amended by striking the words "AND DECLARING AN EMERGENCY" which was the order.

SB 293 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 27**, as amended.

HA to **SCR 27** read as follows, rejected upon motion of Senator Trent and conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Concurrent Resolution No. 27, Pages 1 and 2, Lines 26 through 36 on Page 1 and Lines 2 through 7 on Page 2, SECTION 1, by deleting SECTION 1, and substituting in lieu thereof the following:

"SECTION 1. AMOUNT OF PAYMENT. The Oklahoma Public Welfare Commission is hereby authorized and directed to limit the amount of payment to hospitals rendering services under its program to persons eligible for and entitled to such hospitalization to the actual reimbursable per diem cost of such hospital, but in no event shall such payment exceed the actual audited and certified per diem cost of University Hospitals after an amount of not less than fifteen percent (15%) nor more than twenty percent (20%) has been deducted from such cost for professional instructional expenses; however, in the case of those hospitals which are approved by the Joint Commission on Accreditation or those hospitals which are registered or approved for teaching of interns and residents by the American Osteopathic Association, such payment shall not exceed the actual aud-

ited and certified per diem cost of University Hospitals after an amount of not less than ten percent (10%) or more than fifteen percent (15%) has been deducted from such cost for professional instructional expense. In the event that the Oklahoma Public Welfare Commission and the Board of Regents of the University of Oklahoma cannot agree on the per diem for the patients of the Commission, a Committee composed of the Governor of Oklahoma, the President Pro-Tempore of the Senate, the Speaker of the House of Representatives, the Budget Director and the Chairman of the Oklahoma Public Welfare Commission, the President of the Oklahoma Hospital Association, and the President of the Oklahoma Osteopathic Hospital Association will be responsible for the establishment of a rate of pay which shall prevail."

GENERAL ORDER

SB 276 by Wilson (Beckham) and Bailey was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 276** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SB 276** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 276 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Ham, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—25.

Nay: Bohannon, Cobb, Hamilton, McClendon, Ritzhaupt, Stevenson.—6.

Excused: Baldwin, Boecher, Cartwright, Colston, Field, Graves, Harris, Kerr, Land, McSpadden, Shoemake.—11.

Not Voting: Collins, Stipe.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cobb, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Ham, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Bohannon, Hamilton, Stevenson.—3.

Excused: Baldwin, Boecher, Cartwright, Colston, Field, Graves, Harris, Kerr, Land, McSpadden, Shoemake.—11.

Not Voting: Collins.—1.

The Emergency was declared passed.

Senator Wilson (Beckham) asked that the title be amended by striking the words "AND DECLARING AN EMERGENCY", which was the order.

SB 276 was referred for engrossment.

DECLARATIONS OF VOTES

Senators Pitcher and Stipe asked that the record show had they been present at the time of third reading and final passage of **SB 122**, they would have voted AYE on the bill and emergency, which was the order.

Senator Tipps presiding.

GENERAL ORDER

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **SB 67** be withdrawn from the Calendar and referred to Committee on County Government.

Senator Allen presiding.

Senator Payne moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, May 1, 1961, as provided under the Rules, which motion prevailed.

FIRST READING

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

SJR 26—By Bailey.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection, at the next General Election, a proposed Amendment to Article V, Oklahoma Constitution, by amending Section 25 thereof, adding a

provision thereto; providing that succeeding Sessions of the Legislature shall not exceed one hundred twenty calendar days.

As provided under the Payne motion, the Senate was declared adjourned to meet on Monday, May 1, 1961, at 1:30 p.m.

Sixty-eighth Legislative Day

Monday, May 1, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garri-son, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

Senator Grantham introduced R a n d y Omstead and asked that he be made Honorary Page for this legislative week, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 90, 122, 276 and 293 each correctly engrossed.

SR 43 correctly enrolled.

Engrossed **SBs 90, 122, 276 and 293** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SR 43** was properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 885—By Metcalf, Fogarty, Patterson and Lance.

An Act relating to county, city-county and district health departments; authorizing home nursing care of physically and mentally ill; providing for establishment of fee schedule by County Commissioners for such services subject to approval of State Commissioners of Health or city-county board of health; fixing standard for such schedule; authorizing contracting with other governmental subdivisions or private organizations for such service; requiring all funds collected to be deposited for the use of the county or city-county health department; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 31**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 520**.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

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 151**.

The above numbered Bill as amended in Conference was referred for enrollment.

Senator Ham presiding.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 505**.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

President Nigh presiding.

FIRST READING

The following Bill was introduced and read the first time:

SB 324—By Land.

An Act relating to training of guide dogs for the blind; establishing State Board for regulation of such training; providing for certain State officers to serve as ex-officio members of such Board; setting qualifications and eligibility for appointment as member of Board; prescribing duties of Board; requiring license from Board for authority to engage in training of guide dogs or to sell, give or furnish such dogs; prohibiting solicitation of funds for providing guide dogs from other than a licensed person; requiring an examination for license; authorizing suspension and revocation of licenses; making violation of provisions a misdemeanor; fixing penalties; providing for certain qualifications and training for guide dogs; requiring reports to Board; providing for hearing on suspensions or revocations of licenses; authorizing temporary trainer's permits; providing for severability; and declaring an emergency.

SECOND READING

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

SJR 26—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 536—Agriculture.

HB 684—Penal Institutions.

HB 703—Education—Higher.

HB 755—State and Federal Government.

HJR 511—Social Welfare.

Senator Ritzhaupt asked unanimous consent that **HJR 511** be considered jointly by the Committees on Social Welfare and Public Health, which was the order.

Senators Belvin and Berrong asked to be shown excused until such time as they return to the Chamber, which was the order.

GENERAL ORDER

HJR 524 by Briscoe, et al, of the House, and McSpadden of the Senate, was read and considered.

Senator Ham moved to amend **HJR 524** line 2, page 4, by striking the word "SEQUOYAH" and inserting in lieu thereof the words "WILEY POST", and amending the Title to conform thereto, which amendment was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Cobb, Cowden, Dacus, Easterly, Garrison, Graves, Ham, Harris, Kerr, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—21.

Nay: Berrong, Boecher, Bohannon, Breeden, Colston, Field, Fine, Garvin, Grantham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Pitcher, Ritzhaupt, Wilson (Greer).—18.

Excused: Belvin, Cartwright.—2.

Not Voting: Baldwin, Collins, Stipe.—3.

By unanimous consent, Senators Ham, Rogers, Kerr, McColgin, Allen, Payne, Graves, Dacus, Harris, Garrison, Tipps and Land were added as co-authors of **HJR 524**.

Upon motion of Senator McSpadden, **HJR 524**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McSpadden, **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: Allen, Bailey, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Ritzhaupt.—1.

Excused: Belvin, Berrong, Cartwright.—3.

Not Voting: Baldwin, Collins, Stipe.—3.

The Resolution was declared passed.

HJR 524, as amended, was referred for engrossment.

GENERAL ORDER

SB 68 by McClendon and Trent of the Senate, and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 68** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 68** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 68 was read for the third time at length.

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

Aye: Allen, Bailey, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford,

Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Garvin, Graves.—2.

Excused: Belvin, Berrong, Cartwright.—3.

Not Voting: Baldwin, Cobb, Collins, Pitcher, Stipe.—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Garvin, Graves.—2.

Excused: Belvin, Berrong, Cartwright.—3.

Not Voting: Baldwin, Cobb, Collins, Pitcher, Stipe.—5.

The emergency was declared passed.

SB 68, as amended, was referred for engrossment.

GENERAL ORDER

SB 34 by Hamilton of the Senate, and Cook, et al, of the House, was read and considered.

Senator Hamilton moved to amend **SB 34** by restoring the Enacting Clause thereto, which amendment, by unanimous consent, he withdrew.

Upon motion of Senator Hamilton, **SB 34** was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **SB 34** was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Gar-
rison, Garvin, Grantham, Graves, Ham-
ilton, Harris, Kerr, Land, McClendon, Mc-
Colgin, Morford, Payne, Pazoureck, Ritz-
haupt, Rogers, Romang, Shoemake, Stev-
enson, Stipe, Tipps, Trent, Wilson (Beck-
ham), Wilson (Greer).—36.

Excused: Belvin, Berrong, Cartwright.—
3.

Not Voting: Cobb, Ham, Lollar, Mc-
Spadden, Pitcher.—5.

The Bill was declared passed.

On the question of passage of Emer-
gency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Breeden, Collins, Colston, Cow-
den, Dacus, Easterly, Field, Fine, Gar-
rison, Garvin, Grantham, Graves, Ham-
ilton, Harris, Kerr, Land, McClendon, Mc-
Colgin, Morford, Payne, Pazoureck, Ritz-
haupt, Rogers, Romang, Shoemake, Stev-
enson, Stipe, Tipps, Trent, Wilson (Beck-
ham), Wilson (Greer).—36.

Excused: Belvin, Berrong, Cartwright.—
3.

Not Voting: Cobb, Ham, Lollar, Mc-
Spadden, Pitcher.—5.

The Emergency was declared passed.

SB 34, as amended, was referred for
engrossment.

Senator Berrong asked to be shown pres-
ent, which was the order.

Senator Shoemake presiding.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting
for consideration Engrossed **HCR 547**.

Senator Easterly asked for immediate
consideration of **HCR 547**, which was the
order.

The Resolution being co-authored by
Easterly, Kerr, Wilson (Greer) and Da-
cus was read at length as follows and

adopted upon motion of Senator Easter-
ly:

**ENGROSSED. HOUSE CONCURRENT
RESOLUTION NO. 547**—By Holder, Fow-
ler, Goodfellow, Hurst, Diel, Eidson, In-
man, Avey, Metcalf, Redman, Willis
(Jackson), Nichols (Dewey), Cox, Patter-
son, Taliaferro, Ogden and Skaggs of the
House, and Easterly, Kerr, Wilson (Greer),
and Dacus of the Senate.

**A CONCURRENT RESOLUTION RE-
LATING TO SUGAR BEETS AND SUGAR
BEET ALLOTMENTS.**

WHEREAS, The economy of several
southwestern counties has suffered from
reductions in allotments on various ag-
ricultural commodities over the past few
years; and

WHEREAS, The consumption of pro-
ducts grown in Oklahoma contributes to
the strength of our economy; and

WHEREAS, The production of raw sug-
ar in Cuba from 1944 through 1960
amounted to One Hundred Million tons;
and

WHEREAS, The United States is no
longer accepting these imports and is in-
creasing domestic acreage allotments of
sugar beets.

**NOW, THEREFORE, BE IT RESOLV-
ED BY THE HOUSE OF REPRESENTA-
TIVES OF THE TWENTY-EIGHTH SES-
SION OF THE OKLAHOMA LEGISLA-
TURE, THE SENATE CONCURRING
THEREIN:**

SECTION 1. The President of the State
Board of Agriculture is hereby directed
to cooperate with the various farm or-
ganizations and citizens in Greer, Kiowa,
Harmon, Jackson, Tillman and Beckham
counties to assist them in securing acreage
allotments of sugar beets, and to assist
them in securing a domestic market for
sugar beets.

SECTION 2. The President of the State
Board of Agriculture is further directed
to compile data and information to be
submitted to the committee hearings in
our National Congress showing why we

should have a greater domestic sugar beet allotment.

Engrossed **HCR 547**, as co-authored, was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 292 by Committee on Public Health was read and considered.

Upon motion of Senator Ritzhaupt, **SB 292** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **SB 292** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 292 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Morford.—1.

Excused: Belvin, Cartwright.—2.

Not Voting: Cobb, Collins, Lollar, Pitcher, Stipe.—5.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham,

Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Morford.—1.

Excused: Belvin, Cartwright.—2.

Not Voting: Cobb, Collins, Lollar, Pitcher, Stipe.—5.

The Emergency was declared passed.

SB 292 was referred for engrossment.

PENDING CONSIDERATION OF EMERGENCY SECTION ON HB 833

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Belvin, Cartwright.—2.

Not Voting: Cobb.—1.

The emergency was declared passed.

HB 833 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 294 by Easterly was read and considered.

Senator Easterly moved to amend **SB 294**, line 17, page 3, by adding after the word "imprisonment." in Section 5, the following language: "The penalties set out in this Section for violations of this Act shall not apply to the owner or owners of

newspapers or their employees." which amendment was declared adopted.

Upon motion of Senator Easterly **SB 294**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **SB 294**, as amended, was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cobb, Collins, Hamilton, McClen-
don.—4.

Excused: Belvin, Cartwright.—2.

Not Voting: Morford, Pitcher.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cobb, Collins, Hamilton, McClen-
don.—4.

Excused: Belvin, Cartwright.—2.

Not Voting: Morford, Pitcher.—2.

The emergency was declared passed.

SB 294, as amended, was referred for engrossment.

Senator Cartwright asked to be shown present, which was the order.

GENERAL ORDER

HB 724 by Bullard, et al, was read and considered.

Senator Breeden moved to amend **HB 724**, by inserting on line 11½, page 5, the following language: "This Act shall also apply to non-mobilized house trailers manufactured in Oklahoma being moved across the State to other states and for their return to their original Oklahoma factory for repair" which amendment was declared adopted.

Senator Allen asked unanimous consent, which was granted, to be shown as co-author of the Breeden amendment.

Senator Stipe moved to amend **HB 724**, line 18, page 2, by striking all of said line 18, and by striking lines 1, 2, 3 and 4, down to and including the period (.) after the word "line" on page 3, which amendment was declared adopted.

Senator Cobb moved to amend **HB 724**, line 3, page 4, by striking after the word "loads," the word "and" and by striking all of line 4, and line 5, preceding the word "regulating" which amendment was declared failed of adoption.

Senator Stipe moved to amend **HB 724**, line 10, page 3, by striking after the word "registration" the following language: "and additional fees in lieu of ad valorem taxes," which amendment was declared adopted.

Senator Stipe moved to amend **HB 724**, line 16, page 3 by adding after the word "repair." the following language: "This Act shall in no wise exempt the equipment described herein from the levy of ad valorem taxes." which amendment was declared adopted.

Senator Baldwin moved to amend **HB 724**, by amending the Title to conform to the body of the bill, which amendment was declared adopted.

Upon motion of Senator Baldwin, **HB 724**,

as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, **HB 724**, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 724 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cobb, Collins, Hamilton, McClen-don, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps.—9.

Excused: Belvin.—1.

Not Voting: Cowden, Garrison.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follow:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cobb, Collins, Hamilton, McClen-don, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps.—9.

Excused: Belvin.—1.

Not Voting: Cowden, Garrison.—2.

The emergency was declared passed.

HB 724, as amended, was referred for engrossment.

Senator McSpadden presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 71 correctly engrossed.

Engrossed **SB 71** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 81 by Wilson (Beckham), Baldwin, Rogers and Garrison was read and considered.

Senator Cartwright moved to amend **SB 81**, line 13, page 9, by inserting after the words "furnished to" and before the words "county attorney" the following: "the personal representative of decedent" and by adding a comma after the word "decedent".

Senator Wilson (Beckham), moved to amend the Cartwright amendment by inserting "next of kin" in lieu of the words "personal representative", which amendment was declared adopted.

The vote occurring on the Cartwright amendment, as amended, it was declared adopted.

Senator Cartwright moved to amend **SB 81**, lines 1 and 2, page 8, by striking after the word "suicide" in line 1 and before the words "the cause" in line 2, the words "or of accidental death", which amendment was declared adopted.

Senator Berrong moved to amend **SB 81**, line 8, page 8, by inserting after the word "investigation" and before the word "and" the words "or the cause of death" which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **SB 81**, as amended, was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **SB 81**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Belvin asked to be recorded present, which was the order.

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: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Easterly, Field, Garrison, Garvin, Ham, Harris, Kerr, Land, McColgin, Morford, Payne, Ritzhaupt, Rogers, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Nay: Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Fine, Grantham, Graves, Hamilton, Lollar, McClendon, McSpadden, Pazoureck, Pitcher, Romang, Stipe, Trent.—20.

Not Voting: Tipps.—1.

The bill was declared passed.

SB 81, as amended, was referred for engrossment.

Senator Shoemake presiding.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senators Cartwright and Dacus moved that the vote be reconsidered by which **SB 81**, as amended, was passed.

As provided under Rule 12a, Senator Hamilton moved to reconsider the vote by which **HB 724**, as amended, was passed.

GENERAL ORDER

HB 851 by Goodfellow et al of the House and Allen of the Senate was read and considered.

Upon motion of Senator Allen, **HB 851** was advanced to engrossment.

Upon motion of Senator Allen, the rules of the Senate were suspended and **HB 851** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 851 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Not Voting: Cobb, Colston, Easterly, Garrison, Ham, Stipe, Tipps.—7.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Not Voting: Cobb, Colston, Easterly, Garrison, Ham, Stipe, Tipps.—7.

The Emergency was declared passed.

HB 851, as amended, was referred for engrossment.

Senator Field announced matters were on the President's desk for the consideration of the Senate, in executive session, and it was upon his motion 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 Tipps, refused to advise and consent to the confirmation of the executive appointment of WILLIAM J. VICKERS, of Ardmore, Oklahoma, as Secretary to the Board of Pharmacy, for a term effective upon confirmation and ending May 25, 1963.

The Senate, in executive session and up-

on motion of Senator Colston, advised and consented to the confirmation of the reappointment of CHESTER PATE, of Madill, Oklahoma, as the State Liquefied Petroleum Gas Administrator, for a term effective upon confirmation and ending June 30, 1965.

The Senate, in executive session and upon motion of Senator McClendon, advised and consented to the confirmation of the reappointment of JACKIE CORNELIUS, Jr, of Antlers, Oklahoma, as a member of the State Board of Agriculture, for a term effective upon confirmation and ending May 6, 1965.

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 bill was introduced and read the first time.

SB 325—By Baldwin and Harris.

An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951, § 11-3; prescribing minimum courses of study and matters to be covered; fixing effective dates; and declaring an emergency.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SCR 27**, and naming House Conferees as follows: Nichols (Seminole), Ogden and Jones.

CONFERENCE COMMITTEE

As previously authorized to do, President Pro Tempore Collins announced the appointment of Senate Conferees under the following **SCR**:

SCR 27: Trent, Ritzhaupt and Wilson (Greer).

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 257—Economic and Industrial Development.

SB 308—Revenue and Taxation — Co-authored by Grantham, Garvin, Hamilton, Stipe, Dacus and Fine.

DO PASS, as amended:

SB 282—Revenue and Taxation.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

MESSAGE FROM THE HOUSE

Advising Conference on En-
grossed SCR 27, and naming House
members to follow. Following the
den and Jones.

CONFERENCE COMMITTEE

The previously authorized to
dent Pro Tempore Collins announced the
appointment of Senate Conference under
the following SCR:
SCR 27: Trent, Ritzhaupt and Wilson
(Great).

COMMITTEE REPORTS

The following Bills were reported by the
Committees named, ordered printed and
placed upon the Calendar unless other-
wise indicated:

SB 257—Economic and Industrial
Development.

SB 304—Revenue and Taxation — Co-
sponsored by Grantham, Garvin, Hamilton,
Stipe, Dacus and Fine.

SB 282—Revenue and Taxation.
As provided under Field motion, the
House will be adjourned to meet
at 1:30 p.m., tomorrow.

on motion of Senator Colston, advised and
consented to the confirmation of the re-
appointment of CHESTER PAPE, of Ma-
dill, Oklahoma, as the State Licensed Pe-
troleum Tax Administrator for a term ef-
fective upon confirmation and ending June

The Senate, in executive session and up-
on motion of Senator McClelland, advised
and consented to the confirmation of the
reappointment of JACKIE HORNBECK,
Jr. of Antlers, Oklahoma, as a member of
the State Board of Agriculture for a term
effective upon confirmation and ending

Senator Field moved
desk is cleared, the motion is adopted
motion was adopted.

FIRST READING

The following bill was introduced and
read the first time:

SB 312—Baldwin and Harris.

An Act relating to the public schools
of Oklahoma; providing for O. S. S. S.
11-3; prescribing minimum course of
study and matters to be covered; fixing
effective dates and declaring an emer-
gency.

House members present: [illegible]
[illegible] and [illegible]
[illegible] and [illegible]
[illegible] and [illegible]
[illegible] and [illegible]

House members present: [illegible]
[illegible] and [illegible]

House members present: [illegible]
[illegible] and [illegible]

House members present: [illegible]
[illegible] and [illegible]

House members present: [illegible]
[illegible] and [illegible]

Sixty-ninth Legislative Day

Tuesday, May 2, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Belvin, Dacus, Ham, Pitcher, Stipe.—6.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, the Reverend James V. Gray of Oklahoma City, retired Baptist Minister.

The Journal for the last legislative day was declared approved.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 34, 292 and 294, and HB 851 and HJR 524 each correctly engrossed.

SB 151 and SCR 31 each correctly enrolled.

Engrossed **SBs 34, 292 and 294** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 851**, as amended, and Engrossed **HJR 524**, as amended were properly signed and ordered returned to the Honorable House.

Enrolled **SB 151** was, after fourth reading, properly signed and ordered trans-

mitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 31** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 707—By Bond, Spraker, Ruby, McCune, Forsythe, Baggett, Atkinson, Bradley (Tulsa), Blankenship, Taggart and Avey.

An Act relating to income taxes; providing for the withholding of income taxes from employees by employers; requiring the filing of declarations by taxpayers of estimated income tax and the payment of tax quarterly on income not subject to withholding; allowing certain exceptions and extensions of time; prescribing penalties; defining the terms employer, employee, wages and taxpayer; providing for the use of certain forms and returns prescribed by the Oklahoma Tax Commission; providing for the disposition of amounts received by the Commission from such withholding and declarations; authorizing the Commission to promulgate rules and regulations; amending 68 O. S. 1951, § 901, as amended relating to the filing of returns and payment of tax and penalties; directing the Commission to enter into an agreement with the United States Secretary of the Treasury for withholding taxes; making provisions severable; and declaring an emergency.

HB 800—By Sparks.

An Act relating to cigarette tax; amending 68 O. S. 1951, Section 586a, as amend-

ed by Title 68, Chapter 16, Session Laws of Oklahoma 1953; levying and fixing the rate of tax and date of imposition thereof; providing that the tax on cigarettes is levied on the consumer or user; requiring use of stamps and designating who shall pay the tax; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HB 833.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Easterly presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled HCR 547.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins 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 679—County Government.

HB 909—County Government.

WITHOUT RECOMMENDATION:

SB 270—County Government.

SECOND READING

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

SB 324—State and Federal Government.

SB 325—Education—Common.

HB 885—Public Health.

GENERAL ORDER

SB 211 by Ritzhaupt was read and considered.

Upon motion of Senator Ritzhaupt, SB 211 was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Rogers.—1.

Excused: Allen, Belvin, Dacus, Ham, Pitcher, Stipe.—6.

Not Voting: Breeden.—1.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Rogers.—1.

Excused: Allen, Belvin, Dacus, Ham, Pitcher, Stipe.—6.

Not Voting: Breeden.—1.

The emergency was declared passed.

SB 211 was referred for engrossment.

Senators Ham, Belvin and Stipe asked

to be shown present, which was the order.

GENERAL ORDER

HB 676 by Lance, et al, of the House, and Morford, Graves and Breeden of the Senate, was read and considered.

Upon motion of Senator Morford, **HB 676** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **HB 676** was 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: Bailey, Belvin, Berrong, Cartwright, Cobb, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Boecher, Bohannon, Colins, Colston, Hamilton, McColgin, McSpadden, Stevenson.—9.

Excused: Allen, Dacus, Pitcher.—3.

Not Voting: Breeden, Trent.—2.

The bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Cartwright, Cobb, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Boecher, Bohannon, Colins, Colston, Hamilton, McColgin, McSpadden, Stevenson.—9.

Excused: Allen, Dacus, Pitcher.—3.

Not Voting: Breeden, Trent.—2.

The emergency was declared passed.

HB 676 was properly signed and ordered returned to Honorable House.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Pitcher asked to be shown present, which was the order.

GENERAL ORDER

HB 671 by Willis (Jackson) of the House, and Kerr of the Senate, was read and considered.

Senator Wilson moved to amend **HB 671**, line 4, page 1, by adding after the word "to" and before the word "transport" the word "knowingly" which amendment was declared adopted.

Senator Morford moved to amend **HB 671**, line 4, page 2, by inserting after the word "compartment" and before the word "which" the following language: "or in the baggage compartment" which amendment, by unanimous consent, he withdrew.

Upon motion of Senator Kerr, **HB 671**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **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: Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Nay: Garvin, Lollar, McColgin, Ritzhaupt.—4.

Excused: Allen, Berrong, Dacus.—3.

Not Voting: Baldwin, Trent.—2.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Garvin, Lollar, Ritzhaupt.—3.

Excused: Allen, Berrong, Dacus.—3.

The emergency was declared passed.

HB 671, as amended, was referred for engrossment.

Senators Allen and Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 266 by Grantham, Field and Garrison of the Senate, and Craig (Kay), et al, of the House, was read and considered.

Senator Wilson (Beckham) moved to amend **SB 266**, line 17, page 7, by adding after the word "Oklahoma" the following language: "Members of the Legislature" which amendment was declared adopted.

Upon motion of Senator Grantham, **SB 266**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 266**, as amended, was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr,

Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Nay: Hamilton, McClendon, Trent.—3.

Excused: Dacus.—1.

Not Voting: Ham, Morford.—2.

The bill was declared passed.

SB 266, as amended, was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

SB 304 by Cartwright of the Senate, and Vandiver of the House, was read and considered.

Upon motion of Senator Cartwright, **SB 304** was advanced to engrossment.

By unanimous consent, upon request of Senator Cartwright, **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: Allen, Baldwin, Belyin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Berrong, Garvin, Graves, Lollar, McSpadden, Rogers, Wilson (Beckham).—7.

Not Voting: Bailey, Grantham, Morford.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb,

Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Berrong, Garvin, Graves, Lollar, McSpadden, Rogers, Wilson (Beckham).—7.

Not Voting: Bailey, Grantham, Morford.—3.

The emergency was declared passed.

SB 304 was referred for engrossment.

By unanimous consent, upon request of Senator Field, **SB 214**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 214 was read for the third time at length.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Grantham moved that the rules of the Senate be suspended and the vote be reconsidered by which **SB 214** was considered engrossed and placed upon third reading, for the purpose of placing the Bill under General Order and reconsidering the vote by which the Stevenson et al amendment to the bill was adopted, which motion was declared failed of adoption upon a roll call as follows:

Aye: Breeden, Cowden, Dacus, Easterly, Garvin, Grantham, Graves, Lollar, Morford, Pitcher, Ritzhaupt, Rogers, Romang.—13.

Nay: Allen, Bailey, Belvin, Bohannon, Cartwright, Cobb, Collins, Colston, Field, Fine, Garrison, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—28.

Excused: Berrong.—1.

Not Voting: Baldwin, Boecher.—2.

Senator Berrong asked to be shown present, which was the order.

On the question of passage of **SB 214**, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Colston, Field, Garrison, Kerr, Land, Lollar, McColgin, McSpadden, Pitcher, Ritzhaupt, Trent, Wilson (Beckham), Wilson (Greer).—18.

Nay: Berrong, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, McClendon, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps.—25.

Not Voting: Cobb.—1.

The bill was declared failed of passage.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 151**.

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 31**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGE FROM THE HOUSE

Advising that Enrolled **SB 146**, by a vote of 89 to 29, had failed to receive a two-thirds majority vote of the members elected to and constituting the membership of the House and was not passed and the Governor's veto of said Enrolled **SB 146** was sustained.

Enrolled **SB 146** and veto message of the Governor was ordered filed with the Secretary of the Senate.

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

Senator Harris asked to be shown ex-

cused until such time as he can return to the Chamber, which was the order.

By unanimous consent, upon request of Senator Romang, **SB 220**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 220 was read for the third time at length.

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

Aye: Bailey, Belvin, Breeden, Easterly, Fine, Graves, Ham, Kerr, Morford, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham).—15.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Field, Garvin, Grantham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemaker, Trent, Wilson (Greer).—24.

Excused: Harris, McSpadden.—2.

Not Voting: Cartwright, Cobb, Garrison.—3.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Romang moved that the vote be reconsidered by which **SB 220**, as amended, failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 68 and **HB 671** each correctly engrossed.

Engrossed **SB 68** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 671**, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 928 by Shipley of the House and Baldwin of the Senate was read and considered.

Upon motion of Senator Baldwin, **HB 928** was advanced to engrossment.

Upon motion of Senator Baldwin, 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: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham).—35.

Nay: Dacus, Kerr, Wilson (Greer).—3.

Excused: Harris, McSpadden.—2.

Not Voting: Bailey, Cobb, Garrison, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham).—35.

Nay: Dacus, Kerr, Wilson (Greer).—3.

Excused: Harris, McSpadden.—2.

Not Voting: Bailey, Cobb, Garrison, Stipe.—4.

The emergency was declared passed.

HB 928 was properly signed and ordered returned to Honorable House.

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 326—By Harris.

An Act abolishing the State Salary Administration Board; transferring duties and responsibilities of the same and all materials, supplies and equipment and unexpended funds and accounts receivable to the State Personnel Board; and declaring an emergency.

SB 327—By Hamilton.

An Act relating to Use Tax; amending 68 O. S. 1951, Section 1310c, providing exemptions from Use Tax so as to limit the exemption granted in subsection (c) in respect to property brought into this State from another state by providing that credit shall not be given for taxes paid in any state which does not grant like credit for tax paid in Oklahoma; and declaring an emergency.

SB 328—By Rogers and Land.

An Act relating to religious corporations; authorizing religious corporations or organizations to make annuity agreements, and exempting such annuity agreements from the provisions of the Insurance Code and other laws pertaining to insurance or annuities; and declaring an emergency.

SJR 27—By Wilson (Greer).

A Joint Resolution pertaining to a Pardon and Parole Board; directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to the Constitution of Oklahoma, amending Article VI, Section 10; providing for a five (5) man board appointed by the Governor with staggered terms; said Board to be on a full time basis, providing for salaries; and travel expenses; directing the State Board of Public Affairs to provide office space and equipment; ordering 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 264—Business and Industry.

SB 287—State and Federal Government.

SB 299—State and Federal Government.

HB 855—Insurance.

HB 930—Judiciary.

DO PASS, as amended:

HB 667—Judiciary.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

Seventieth Legislative Day

Wednesday, May 3, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—43.

Excused: Stipe.—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 Garrison introduced Stephanie Smay and asked that she be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 211, 266 and 304 each correctly engrossed.

Engrossed SBs 211, 266 and 304 were properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 553—By Sparks, Poynor, Abbott, Baggett, Blankenship, Craig (Kay), Diel, Doornbos, Fitch, Larason, McCue, Mas-

sey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate and Willis (Cherokee).

An Act making higher education.

HB 586—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making public schools.

HB 590—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making institutions.

HB 936—By Wolf.

An Act making highway.

HB 966—By Bullard of the House and Shoemake and Baldwin of the Senate.

An Act relating to income taxes; amending Section 878, Title 68, O. S. 1951, as amended, so as to change the method of taxing proceeds from life insurance, endowment and annuity contracts, and to provide for exclusion of certain amounts of wages as "sick pay"; amending Section 880, Title 68, O. S. 1951, as amended by changing in subsection (c) the method of prorating Federal income taxes when income is taxed to a fiduciary and the Federal income tax is paid by the beneficiary, and by changing in Subsection (g) the depletion allowance on certain natural resources; amending Subsection (b), Section 582, Title 68, O. S. 1951, to provide a one thousand dollars (\$1,000.00) personal exemption credit for estates, and to limit the personal exemption credit of a trust to one hundred dollars (\$100.00); enacting provisions for capital gain treatment of insurance proceeds to casualty losses in excess of the basis of the property, to be added to the income tax law as Subsection (p) of Section 883, Title 68, O.

S. 1951, as amended; amending Section 884, Title 68, O. S. 1951, as amended, by adding to Subsection (D) a paragraph to be designated as (6) to provide that the grantor of a trust terminable within ten (10) years of date of creation shall be treated as owner thereof; amending Section 912, Title 68, O. S. 1951, providing for partial or complete exemption of certain corporations, organizations, associations, foundations, clubs, societies, etc. from certain provisions of the income tax law; providing effective date of this Act; repealing Subsection (f) of Section 882, Title 68, O. S. 1951, and all laws or parts of laws in conflict herewith; making provisions of this Act severable; and declaring an emergency.

HB 967—By Bullard and Goodfellow of the House and Baldwin of the Senate.

An Act relating to estate tax; amending 68 O. S. 1951, Section 989e, relating to the property included as a basis for determining the net estate for estate tax purposes so as to include the value of property having a situs in Oklahoma over which the decedent at the time of death had a general power of appointment and to include the value of any interest of a nonresident decedent in intangible personal property having a business situs in this State; amending 68 O. S. 1951, Section 989f; making certain other changes to clarify the law; striking obsolete provisions; defining "general power of appointment" and other terms for estate tax purposes; and declaring an emergency.

HB 968—By Bullard and Goodfellow of the House and Baldwin of the Senate.

An Act relating to gift tax; amending 68 O. S. 1951, Section 1041, relating to transactions to which the gift tax applies so as to make the release of a general power of appointment a taxable transfer of the property involved; clarifying provisions relating to applicability of such tax to transfers to joint tenants with rights of survivorship, and making certain other changes; amending 68 O. S.

1951, Sections 1044 and 1045, to change the due date of returns from March to April; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 23**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE 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

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 313—Roads and Highways.

SB 314—Roads and Highways.

DO PASS, as amended:

SB 323—Municipal Government.

FIRST READING

The following Bills were introduced and read the first time:

SB 239—By Belvin.

An Act relating to intoxicating liquors; amending Section 16 of Title 37, Chapter I, O.S.L. 1959, and declaring an emergency.

SB 330—By Shoemaker.

An Act relating to the public schools of Oklahoma; amending 70 O. S. 1951, § 18-4, as amended; dealing with the payment and apportionment of State aid to school districts; fixing basis of apportionment of State aid to school districts; 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 326—State and Federal Government.

SB 327—Revenue and Taxation.

SB 328—Insurance

SJR 27—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 707—Revenue and Taxation.

HB 800—Revenue and Taxation.

GENERAL ORDER

SB 257 by Land was read and considered.

Upon motion of Senator Land, **SB 257** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **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: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—36.

Nay: Breeden, Cartwright, Hamilton, McClendon, Pazoureck, Tipps, Trent.—7.

Excused: Stipe.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field,

Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—36.

Nay: Breeden, Cartwright, Hamilton, McClendon, Pazoureck, Tipps, Trent.—7.

Excused: Stipe.—1.

The emergency was declared passed.

SB 257 was referred for engrossment.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Allen motion to reconsider the vote by which **SB 30** as amended failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Garvin, Grantham, Ham, Harris, Kerr, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—25.

Nay: Bohannon, Cobb, Collins, Easterly, Fine, Garrison, Graves, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Shoemake, Trent.—17.

Excused: Stipe.—1.

Not Voting: Boecher.—1.

THIRD READING

On the question of passage of **SB 30**, as amended, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Breeden, Cartwright, Colston, Dacus, Field, Garvin, Grantham, Ham, Harris, Kerr, Morford, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—23.

Nay: Bohannon, Cobb, Collins, Easterly, Fine, Garrison, Graves, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Shoemake, Trent.—18.

Excused: Stipe.—1.

Not Voting: Boecher, Cowden.—2.

The bill was declared passed.

Senator Allen asked unanimous consent that the Emergency Section on **SB 30** be stricken and the title amended to conform thereto, which was the order.

SB 30, as amended, was referred for engrossment.

Senator Stipe asked to be shown present, which was the order.

THIRD READING

Senator Shoemake moved to reconsider the vote by which **HB 731** was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Shoemake moved to amend **HB 731**, line 11, page 7 by adding after the word "towns" a new section 3, as follows, and renumbering the remaining section:

"SECTION 3. 26 O. S. 1951, § 345.11, is hereby amended to read as follows:

§ 345.11. If at any such regular primary election no candidate for the nomination for office of any political party for any of the offices covered in this act receives a majority of all votes cast for all candidates of such party for said office, no candidate shall be nominated by such party for said office, but the two 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 "runoff primary election," to be held on the fourth Tuesday in the month of May of the same year. When the county election board has completed its tabulation of the precinct returns in the runoff primary election, it shall prepare and file a tabulation of said returns in the county clerks office, so itemized as to show the total vote each candidate received, not only in said county but in each precinct thereof, and shall also at the same time certify and transmit by registered mail a signed copy of said returns,

insofar as they relate to candidates for state office or for any office for which the electors of more than one county are entitled to vote, to the State Election Board, which returns shall constitute the official returns from said county. It shall be the mandatory duty of the members of the county election board to complete said tabulation, filing and mailing it within twenty-four (24) hours from the time the last precinct election returns were received by them. Thursday noon after said runoff primary the candidate having received the highest number of votes cast for the nomination for any county office or for any office for which the electors of not more than one county are entitled to vote, in which race a candidate has not filed a petition under the provisions of 26 O. S. 1951, § 391, as amended, shall be declared the nominee for such office and be given a certificate of nomination by said board for the same, which certificate will entitle him to have his name placed on the official ballot at the ensuing election as the nominee of his party for such office. If such a petition is so filed within the time above provided, it shall be the duty of said board to have a hearing thereon as is provided in said § 391. If a contest petition is filed with the State Election Board by noon Saturday following the date of such election, it shall be the duty of the State Election Board to have a hearing thereon, as provided in said § 391." and to amend the title to conform thereto, which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend **HB 731** by changing all of the words "February" in the bill, to "June" and all of the words "May" to "September".

Senator Harris as a substitute, moved to amend **HB 731**, line 4, page 2, by striking the word "May" and substituting in lieu thereof the word "June"; on line 8, page 3, by striking the word "May" and inserting in lieu thereof the word "June"; on line 3, page 5, by striking the word

"February" and inserting in lieu thereof the word "March"; on line 17, page 5, by striking the word "March" and inserting in lieu thereof the word "April".

Senator Trent moved to table the Harris amendment, which motion was ruled out of order upon a point of order raised by Senator Harris that the motion followed discussion.

Senator Rogers, as an "in lieu motion" moved that the Bill be recommitted to the Committee on Privileges and Elections along with the amendments which have been offered, for further study, which motion was tabled upon motion of Senator Hamilton.

Senator Shoemaker moved to table the Harris substitute amendment, which motion was declared adopted.

Senator Hamilton moved to table the Wilson (Beckham) amendment, which motion, by unanimous consent, he withdrew.

Senator Payne presiding.

Senator Tipps moved to table the Wilson (Beckham) amendment, which motion prevailed upon a roll call as follows:

Aye: Bailey, Belvin, Boecher, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Colston, Garrison, Graves, Ham, Harris, Lollar, Morford, Pitcher, Rogers, Romang, Wilson (Beckham).—17.

Upon motion of Senator Belvin, **HB 731**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Belvin, **HB 731**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 731 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Greer).—24.

Nay: Allen, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Garrison, Garvin, Graves, Ham, Harris, Lollar, Morford, Pazoureck, Pitcher, Rogers, Romang, Trent, Wilson (Beckham).—20.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—28.

Nay: Allen, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Garrison, Graves, Ham, Harris, Lollar, Morford, Rogers, Romang, Wilson (Beckham).—16.

The emergency was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved that the vote be reconsidered by which the Emergency Section of **HB 731** failed of passage.

President Pro Tempore Collins presiding.

Senator Stevenson asked unanimous consent, to which Senator Pazoureck objected, that **SJR 21** be withdrawn from the Committees on Business and Industry and Labor Relations and placed upon the Calendar.

Senator Stevenson moved that the rules of the Senate be suspended and **SJR 21** be withdrawn from the Committees on Busi-

ness and Industry and Labor Relations and placed upon the Calendar.

Senator Payne raised a point of order against discussion by Senator Stevenson, stating a motion to suspend the rules is not debatable, which point was sustained by the President Pro Tempore.

Senator Payne moved to table the Stevenson motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Bohannon, Cartwright, Collins, Colston, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—20.

Nay: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Dacus, Easterly, Garrison, Garvin, Graves, Kerr, Land, McColgin, Morford, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—23.

Not Voting: Field.—1.

Senator Allen, as a substitute, moved that the Committee on Business and Industry be instructed to hold a public hearing on **SJR 21** on May 15, 1961, which motion was ruled out of order by the President Pro Tempore, citing Rule 10b.

Senator Payne moved when the Clerk's desk is cleared, the Senate adjourn to meet at 10:00 a.m., tomorrow, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Bohannon, Cartwright, Collins, Colston, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—22.

Nay: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Dacus, Field, Garrison, Garvin, Graves, Kerr, Land, Morford, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—22.

The vote occurring on the Stevenson motion, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Kerr, Land, McColgin, Morford, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—24.

Nay: Baldwin, Bohannon, Cartwright, Collins, Colston, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—20.

GENERAL ORDER

HB 801 by Privett, et al, was read and considered.

Senator Breeden moved to amend **HB 801**, line 7, page 2, by striking after the word "of" and before the word "per" the words and figure "six percent" and substitute in lieu thereof the words and figure "five percent (5%)" which amendment was declared adopted.

Senator Berrong moved to amend **HB 801**, line 2, by inserting after the word "annum" and before the word "provided" the following language: "or such higher interest rate as is currently applicable on other Commissioner of the Land Office loans" which amendment, by unanimous consent, he withdrew.

Senator Trent moved to amend **HB 801**, line 7, page 2, by striking after the word "of" and before the word "per" the words and figure "six percent (6%)" and insert in lieu thereof the words and figure "four percent (4%)" which amendment, by unanimous consent, he withdrew.

Senator Grantham moved to amend **HB 801**, line 7, page 2, by striking after the word "of" and before the words "per annum" the words and figure "six percent (6%)" and substitute the words and figure "ten percent (10%)".

Senator Easterly moved to table the Grantham amendment, which motion failed of adoption.

The vote occurring upon the Grantham amendment, it was declared adopted.

Senator Romang moved to amend **HB**

801, line 2, page 2, by inserting after the word "of" and before the word "four" the following language: "not less than four percent (4%) per annum, payable semi-annually until paid and the Commissioners of the Land Office shall increase the rate above at any time they deem necessary to keep the rate of interest comparable to the rate of interest charged by other lending agencies on similar loans, and by striking the words and figure "four percent (4%) per annum".

Senator Romang asked unanimous consent to withdraw the above amendment, to which Senator Fine objected.

Senator Fine asked unanimous consent, which was granted, that his name be substituted in place of Senator Romang's on the above amendment.

The vote occurring upon the Fine amendment, it was declared adopted.

Upon motion of Senator Breeden, **HB 801**, as amended was advanced to engrossment.

Senator Dacus raised the question of "no quorum".

The President Pro Tempore ordered the roll called, following which he declared a quorum was present.

By unanimous consent, upon request of Senator Breeden, **HB 801**, as amended was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 801 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, Collins, Cowden, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Rogers, Romang, Stevenson, Wilson (Beckham).—22.

Nay: Belvin, Berrong, Boecher, Bohannon, Colston, Dacus, Easterly, Field, Kerr, McColgin, Morford, Pazoureck, Ritzhaupt,

Shoemake, Tipps, Trent, Wilson (Greer).—17.

Not Voting: Allen, Bailey, Cobb, Harris, Stipe.—5.

The bill was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 59**, as amended.

HA to SB 59 read as follows, rejected upon motion of Senator McClendon, conference requested and Senate Conferees appointed, as follows: Senator McClendon, Tipps and Grantham.

AMENDMENT NO. 1 Amend Engrossed Senate Bill No. 59, Page 1, SECTION 1, by striking all of SECTION 1 and inserting in lieu thereof a new SECTION 1 to read as follows:

"SECTION 1. There is hereby appropriated to the Oklahoma State Legislature from any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury during the fiscal years designated, the sum of One Million Four Hundred Forty Thousand Dollars (\$1,440,000.00) or so much thereof as may be necessary to pay monthly salaries, per diem, and expenses of the members of the Legislature and the salaries of their employees, and such contingent expenses as may be ordered paid therefrom, including the preparation and printing of the journals and calendars of the Senate and the House of Representatives, and including the preparation and printing of the permanent journals thereof, in accordance with the following amounts herein set forth:

LEGISLATIVE DEPARTMENT

STATE SENATE Amount Appropriated
For expenses of personal services, including those of members and employees of the Senate, and expenses of maintenance and operation, including travel expenses, supplies, materials, printing, equipment and printing of permanent journals.

From the Emergency Appropriation Fund for the fiscal year ending June 30, 1959\$100,000.00

From the Emergency Appropriation Fund for the fiscal year ending June 30, 1961\$400,000.00

HOUSE OF REPRESENTATIVES

For expenses of personal services, including those of members and employees of the House of Representatives, and expenses of maintenance and operation, including travel expenses, supplies, materials, printing, equipment and printing of permanent journals.

From the Emergency Appropriation Fund for the fiscal year ending June 30, 1959\$111,341.74

From the Emergency Appropriation Fund for the fiscal year ending June 30, 1961.\$813,658.26

PRINTING SESSION LAWS

From the emergency Appropriation Fund for the fiscal year ending June 30, 1961\$ 15,000.00

TOTAL\$1,440,000.00

GENERAL ORDER

SB 282 by Grantham of the Senate and Craig (Kay) et al of the House was read and considered.

Upon motion of Senator Grantham, **SB 282** was advanced to engrossment.

Upon motion of Senator Grantham, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Gar-

rison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—38.

Nay: McClendon, McColgin, Tipps, Trent.—4.

Not Voting: Rogers, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—38.

Nay: McClendon, McColgin, Tipps, Trent.—4.

Not Voting: Rogers, Wilson (Beckham).—2.

The emergency was declared passed.

SB 282 was referred for engrossment.

REFERRING TO SJR 21:

Senator Payne moved that **SJR 21** be withdrawn from the Calendar and referred to Committee on Labor Relations for the purpose of a public hearing on May 16, 1961.

Senator Garvin raised a point of order against the Payne motion, which was overruled, stating it would require a suspension of the Rules.

Senator Cowden, as a substitute, moved that the Committee on Labor Relations hold a public hearing May 11, 1961, on **SJR 21**, the Resolution to retain its place on the Calendar.

Senator Morford raised a point of order against the Cowden motion, citing Rule 16, which was overruled by the President Pro Tempore.

Senator Cobb moved when the Clerk's

desk is cleared the Senate adjourn to meet at 10 a.m., tomorrow, which motion failed of adoption upon a roll call as follows:

Aye: Allen, Belvin, Breeden, Cobb, Cowden, Field, Garrison Garvin, Graves, Kerr, Land, Lollar, McColgin, Morford, Pitcher, Ritzhaupt, Rogers, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Nay: Baldwin, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Fine, Grantham, Ham, Hamilton, Harris, McClendon, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps, Trent.—21.

Not Voting: Bailey, Berrong, Boecher.—3.

Senator Pazoureck raised a point of order against the Cowden motion, stating before a public hearing could be called, the resolution would necessarily have to be in Committee, which point was overruled by the President Pro Tempore, citing Rule 17a.

Upon motion of Senator Hamilton, the Cowden motion was tabled.

Senator Dacus asked to be shown excused until he can return to the Chamber, which was the order.

Senator Shoemake moved that the previous question be now put, which motion was declared adopted, upon a roll call as follows:

Aye: Allen, Baldwin Bohannon, Cartwright, Collins, Colston, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—22.

Nay: Bailey, Belvin, Berrong, Breeden, Cobb, Cowden, Field, Garrison, Garvin, Graves, Kerr, Land, McColgin, Morford, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—20.

Excused: Dacus.—1.

Not Voting: Boecher.—1.

The vote occurring on the Payne mo-

tion, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin Bohannon, Cartwright, Collins, Colston, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—22.

Nay: Bailey, Belvin, Berrong, Breeden, Cobb, Cowden, Field, Garrison, Garvin, Graves, Kerr, Land, McColgin, Morford, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—20.

Excused: Dacus.—1.

Not Voting: Boecher.—1.

Senator Stevenson moved that the vote be reconsidered by which the Payne motion was adopted, which motion was ruled out of order on a point of order raised by Senator Payne, citing Rule 12a.

Senator Hamilton moved that the vote be reconsidered by which the Stevenson motion was adopted — withdrawing **SJR 21** from Committees on Business and Industry and Labor Relations and placing the Resolution on the Calendar—which motion was ruled out of order on a point of order raised by Senator Garvin, citing Rule 12a.

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

FIRST READING

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

SJR 28—By McClendon.

A Joint Resolution designating the new bridge across the Red River between Harris, Oklahoma, and DeKalb, Texas, as the "D. I. McCullough Bridge"; 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:

SR 24—Appropriations and Budget.

SB 48—Appropriations and Budget.

SB 178—Appropriations and Budget.

SB 310—Game and Fish.

DO PASS, as amended:

SB 42—Appropriations and Budget..

SB 45—Appropriations and Budget.

SB 53—Appropriations and Budget.

SB 61—Appropriations and Budget.

SB 89—Appropriations and Budget.

SB 93—Appropriations and Budget.

SB 96—Appropriations and Budget.

SB 112—Appropriations and Budget.

SB 317—Social Welfare.

HJR 513—Game and Fish—To Appropriations and Budget by previous order.

HB 635—Appropriations and Budget.

As provided under the Stipe motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Seventy-first Legislative Day

Thursday, May 4, 1961

Pursuant to adjournment, the Senate met at 10:30 a.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazour-
eck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Harris, Lollar, Pitcher.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Shoemake introduced Lillian Proctor and asked that she be made Honorary Page for this legislative day, which was the order.

Senator Graves introduced Janis Loman and asked that she be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 257 and 282 each correctly engrossed.

SJR 23 correctly enrolled.

Engrossed **SBs 257 and 282** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SJR 23** was, after fourth reading properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 609—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the Department of Mental Health; stating the purpose; providing for the Director of Mental Health to fix the duties and compensations of employees; making appropriations fiscal; repealing all laws in conflict herewith; and declaring an emergency.

HB 654—By Education, Common.

An Act relating to county superintendents of schools; amending 70 O. S. 1951, § 3-4 and 18-12, as amended, of Oklahoma School Code; imposing additional duties on county superintendents of schools; adding new Section 3-9; providing for filling office of county superintendent of schools; raising county superintendent's salary in certain counties; making provisions of Act severable; fixing effective date of Act; and declaring an emergency.

HB 641—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the office of the Attorney General; providing for the regulated drug enforcement divi-

sion; appropriating fund to be used as evidence money for regulated drug enforcement; 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.

HB 865—By Skaggs, Sullivan and Taliaferro.

An Act relating to criminal procedure; amending 22 O. S. 1951, § 1054, as amended by Section 1, Chapter 18, Title 22, Oklahoma Session Laws 1953, page 98, to reduce time allowed to appeal judgment in felony cases from six (6) months to three (3) months and reducing extension of time allowed by judge for appeal in misdemeanor cases from sixty (60) days to thirty (30) days; and declaring an emergency.

HB 933—By Shibley, Nichols (Seminole) and Murrow.

An Act making an appropriation from the Public Building Fund in the State Treasury for the remodeling of the offices of the Clerk of the Supreme Court; providing that said appropriation shall be nonfiscal; and declaring an emergency.

HB 946—By Baggett.

An Act making appropriations to the State Board of Public Affairs; designating the purpose of expenditure; stating the funds from which the appropriations are to be made; making the appropriations nonfiscal; amending 80 O. S. 1951, Section 34.6, as amended; making the provisions of this Act severable; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 928**.

The above numbered Enrolled Bill was,

after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HJR 524**, requesting Conference and naming Conferees as follows: Briscoe, Shipley and Nichols (Dewey).

Senator McSpadden moved that the request of the Honorable House for a conference on **HJR 524** be granted and that the Senate conferees be appointed, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SB 59**, and naming House Conferees as follows: Allard, Williams (Murray) and Hesser.

FIRST READING

The following Bills were introduced and read the first time:

SB 331—By Romang.

An Act relating to the filling of vacancies by appointment of the Governor, and for which Senate confirmation is provided, limiting the time for making such appointments, providing that the Lieutenant Governor shall make any such appointments when the Governor fails to act within the time allowed, prescribing the time in which executive appointments shall be sent to the Senate for confirmation, and declaring the office or position involved to be vacant when the Senate refuses to confirm the appointment; and declaring an emergency.

SB 332—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

An Act making an appropriation to the State Honor Farm; stating the purpose; making the appropriation non-fiscal; and declaring an emergency.

SB 333—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

An Act making an appropriation to the State Board of Affairs for the purpose of construction and furnishing of buildings and necessary equipment to promote and improve the prison farm program of the State Honor Farm; designating the State Board of Affairs as contracting agency; making appropriation non-fiscal; and declaring an emergency.

SECOND READING

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

SB 329—Judiciary.

SB 330—Education—Common.

SJR 28:

Senator McClendon asked unanimous consent, which was granted, that **SJR 28** be printed and placed upon the Calendar without reference to a committee.

HB 553—Appropriations and Budget.

HB 586—Appropriations and Budget.

HB 590—Appropriations and Budget.

HB 936—Appropriations and Budget.

HB 966—Revenue and Taxation.

HB 967—Revenue and Taxation.

HB 968—Revenue and Taxation.

MOTIONS

Senator Bailey asked unanimous consent, which was granted that **HB 703** be withdrawn from the Committee on Education — Higher, and be referred to the Committee on Appropriations and Budget.

Senator Shoemaker asked unanimous consent, which was granted, that **SB 170** be withdrawn from the Calendar and referred to the Judiciary Committee.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Stipe moved that the vote be reconsidered by which **SB 30**, as amended, was passed.

As provided under Rule 12-a, Senator Breeden moved that the vote be reconsidered by which **HB 801**, as amended, failed of passage.

erred by which **HB 801**, as amended, failed of passage.

GENERAL ORDER

Senator McClendon asked unanimous consent that **HB 574** be withdrawn from the Calendar and referred to the Committee on Education - Common, to which Senator Belvin objected.

Senator McClendon moved that **HB 574** be withdrawn from the Calendar and referred to the Committee on Education - Common, which motion prevailed.

Senator Garrison advised that Senator Pitcher's mother is in St. John's Hospital at Joplin, Missouri, and asked unanimous consent that an appropriate floral offering be sent, which was the order.

GENERAL ORDER

SJR 10 by Ritzhaupt, Baldwin, Grant-ham and Stevenson of the Senate, and Bullard, et al, of the House was read and considered.

Senators Dacus, Berrong, Breeden, Bailey, Hamilton, Field, Wilson (Greer) and Garvin asked to be made co-authors of **SJR 10**, which was the order.

Upon motion of Senator Ritzhaupt, **SJR 10** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt **SJR 10** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 10 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson;

Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Harris, Lollar, Pitcher.—3.

Not Voting: Garrison, Stipe.—2.

The Resolution was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Harris, Lollar, Pitcher.—3.

Not Voting: Garrison, Stipe.—2.

The emergency was declared passed.

SJR 10, as coauthored, was referred for engrossment.

Senator Harris asked to be shown present, which was the order.

GENERAL ORDER

SB 232 by Shoemake of the Senate, and Hesser of the House, was read and considered.

Senator Shoemake moved to amend **SB 232**, line 4, page 1, by adding after the word "trailer" the word "appliances" which amendment was declared adopted.

Senator Shoemake moved to amend **SB 232**, line 2, page 1, by adding after the word "trailer" the word "appliances" which amendment was declared adopted.

Senator Grantham moved to amend **SB 232**, line 3, page 1, by adding after the word "who" the words "wilfully and" which amendment was declared adopted.

Senator McColgin asked to be made co-author of **SB 232**, which was the order.

Upon motion of Senator Shoemake, **SB 232**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **SB 232**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 232 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—37.

Excused: Lollar, Pitcher.—2.

Not Voting: Cobb, Collins, McClendon, Trent, Wilson (Greer).—5.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—37.

Excused: Lollar, Pitcher.—2.

Not Voting: Cobb, Collins, McClendon, Trent, Wilson (Greer).—5.

The Emergency was declared passed.

SB 232, as amended, was referred for engrossment.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 295 by Allen was read and considered.

Upon motion of Senator Allen, **SB 295** was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **SB 295** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 295 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Cartwright, Rogers, Stipe.—3.

Excused: Lollar, Pitcher.—2.

Not Voting: Cobb, Ham, McClendon, Pazoureck.—4.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Cartwright, Rogers, Stipe.—3.

Excused: Lollar, Pitcher.—2.

Not Voting: Cobb, Ham, McClendon, Pazoureck.—4.

The Emergency was declared passed.

SB 295, as amended, was referred for engrossment.

GENERAL ORDER

SB 323 by Berrong and Dacus of the

Senate, and Diel and Mountford of the House, was read and considered.

By unanimous consent, upon request of Senator Berrong, further consideration of **SB 323** was deferred for this legislative day.

MOTION

Senator Rogers asked unanimous consent, which was granted that **HB 679** be withdrawn from the Calendar and re-referred to the Committee on County Government.

GENERAL ORDER

HB 667 by Burkett was read and considered.

By unanimous consent, upon request of Senator Morford, further consideration of **HB 667** was deferred for this legislative day.

Senators Grantham and Easterly asked to be shown excused until such time as they return to the Chamber, which was the order.

GENERAL ORDER

SB 278 by Harris was read and considered.

Senators Cobb, Belvin, Colson, Ritzhaupt, Dacus and Fine asked to be made co-authors of **SB 278** which was the order.

Upon motion of Senator Harris, **SB 278** was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cow-

den, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Easterly, Grantham, Lollar, Pitcher.—4.

Not Voting: McClendon, Payne, Wilson (Beckham).—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Easterly, Grantham, Lollar, Pitcher.—4.

Not Voting: McClendon, Payne, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 278, as co-authored, was referred for engrossment.

GENERAL ORDER

SB 310 by Tipps was read and considered.

Upon motion of Senator Tipps, **SB 310** was advanced to engrossment.

By unanimous consent, upon request of Senator Tipps, **SB 310** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 310 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field,

Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—29.

Nay: Cartwright, Cobb, Hamilton, McColgin, McSpadden, Pazoureck, Stevenson, Wilson (Beckham).—8.

Excused: Easterly, Grantham, Lollar, Pitcher.—4.

Not Voting: McClendon, Morford, Payne.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McSpadden, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Cartwright, Cobb, Hamilton, McColgin, Pazoureck, Stevenson, Wilson (Beckham).—7.

Excused: Easterly, Grantham, Lollar, Pitcher.—4.

Not Voting: McClendon, Morford, Payne.—3.

The Emergency was declared passed.

SB 310 was referred for engrossment.

GENERAL ORDER

SB 111 by Breeden was read and considered.

Senators Field, McSpadden, Baldwin, Cartwright, Garrison, Ritzhaupt, Colston, Dacus and Land asked to be made co-authors of **SB 111**, which was the order.

Upon motion of Senator Breeden, **SB 111** was advanced to engrossment.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senators Grantham and Easterly asked to be shown present, which was the order.

Senator Breeden asked unanimous con-

sent, which was granted, that the rules be suspended and **SB 111** be considered engrossed and placed upon third reading and final passage.

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, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Bailey, Bohannon, Collins, Cowden, Ham, Kerr, Pazoureck, Rogers, Stevenson, Stipe.—10.

Excused: Berrong, Lollar, Pitcher.—3.

Not Voting: McClendon.—1.

The bill was declared passed.

SB 111 was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator McSpadden moved that the vote be reconsidered by which **SB 310** was passed.

Senator Berrong asked to be shown present, which was the order.

Senator Cartwright asked unanimous consent, to which Senator Wilson (Beckham) objected, to extend the time for consideration of his motion to reconsider the vote by which **SB 81** was passed.

Senator Cartwright moved that consideration of his motion — to reconsider the vote by which **SB 81** was passed — be extended.

Senator Wilson (Beckham) raised a point of order against the Cartwright motion, stating it would require a suspension of the Rules, which point was sustained by the President Pro Tempore.

Senator Cartwright asked unanimous

consent that the Rules of the Senate be suspended and the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 81** was passed, which was the order.

Senator Hamilton asked unanimous consent, which was granted, that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 724**, as amended, was passed.

RE SB 310:

Senator Tipps moved that the vote be reconsidered by which **SB 310** was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Lollar, Pitcher.—2.

Not Voting: Bailey, Harris, Wilson (Beckham).—3.

Senator Tipps asked unanimous consent, which was granted, that the vote be reconsidered by which **SB 310** was considered engrossed and placed upon third reading and final passage.

Upon motion of Senator Cowden, the vote was reconsidered by which **SB 310** was advanced to engrossment.

GENERAL ORDER

SB 310 was considered further.

Senator Tipps moved to amend **SB 310**, line 5, page 1, by striking after the word "river" the words "in order to catch minnows or fish or" which amendment was declared adopted.

Senator Bohannon moved to amend **SB 310**, line 2, page 1, by striking after the word "in" the remainder of the line and inserting the words "Red River" and

amend the title to conform, which amendment was declared adopted.

Upon motion of Senator Tipps, **SB 310**, as amended, was advanced to engrossment.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **SB 310**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 310 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: McColgin.—1.

Excused: Lollar, Pitcher.—2.

Not Voting: Bailey, Baldwin, Wilson (Beckham).—3.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Nay: McColgin.—1.

Excused: Lollar, Pitcher.—2.

Not Voting: Bailey, Baldwin, Wilson (Beckham).—3.

The emergency was declared passed.

SB 310, as amended, was referred for engrossment.

SPECIAL ORDER

Senator Cobb asked unanimous consent, which was granted, that **SB 209** be set for Special Order at 2:00 p.m., Wednesday, May 10, 1961.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Rogers moved that the vote be reconsidered by which **HB 731**, as amended, was passed.

GENERAL ORDER

SB 270 by Field was read and considered.

Senator Field asked that Representative Lauer be shown as a co-author of **SB 270**, which was the order.

Upon motion of Senator Field, **SB 270** was advanced to engrossment.

Upon motion of Senator Field, 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: Allen, Belvin, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—31.

Nay: Boecher, Bohannon, Garrison, Hamilton, McColgin, Stipe, Trent.—7.

Excused: Lollar, Pitcher.—2.

Not Voting: Bailey, Baldwin, McClendon, Wilson (Beckham).—4.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Breeden,

Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—31.

Nay: Boecher, Bohannon, Garrison, Hamilton, McColgin, Stipe, Trent.—7.

Excused: Lollar, Pitcher.—2.

Not Voting: Bailey, Baldwin, McClendon, Wilson (Beckham).—4.

The emergency was declared passed.

SB 270 was referred for engrossment.

GENERAL ORDER

Senator Harris asked unanimous consent, which was granted, that **HBs 807** and **808** be withdrawn from the Calendar and referred to the Committee on Social Welfare.

Senator McSpadden asked to be made co-author of **HB 807**, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, May 8, 1961, as provided under the Rules, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 24**, as amended.

HA to **SJR 24** read as follows, and consideration deferred:

AMENDMENT NO. 1—Amend Engrossed Senate Joint Resolution No. 24, Page 2, SECTION 3, Line 12, by striking the word "such".

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SJR 23**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, May 8, 1961, at 1:30 p.m.

Senator Webb moved when the bill was in debate the Senate adjourned to meet on Monday May 7, 1901 at 10 o'clock and under the rules which require the Senate to meet at 10 o'clock.

MESSAGES FROM THE HOUSE

Addressing message of the President to the Senate May 4, 1901 at 10 o'clock. The President said: "I have the honor to acknowledge the receipt of your message of the 3rd inst. in relation to the bill for the amendment of the act for the relief of the estate of the late John D. Rockefeller, and I am glad to hear that the bill is now in the hands of the Senate."

MESSAGES FROM HOUSE

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CENTRAL ORDER

Addressing message of the President to the Senate May 4, 1901 at 10 o'clock. The President said: "I have the honor to acknowledge the receipt of your message of the 3rd inst. in relation to the bill for the amendment of the act for the relief of the estate of the late John D. Rockefeller, and I am glad to hear that the bill is now in the hands of the Senate."

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Seventy-second Legislative Day

Monday, May 8, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Robert C. Fling, Pastor of the First Baptist Church of Seminole, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Kerr introduced Jim LaGree and asked that he be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 111, 232, 270, 278, 295 and 310 each correctly engrossed.

Engrossed SBs 111, 232, 270, 278, 295 and 310 were properly signed and ordered transmitted to the Honorable House for consideration.

COMMUNICATION

The following communication from C. J. Dugan, General Manager of the Grand River Dam Authority, was read and is incorporated herein upon motion of Senator Fine:

The Honorable Ray Fine
Senate Chamber
State Capitol Building
Oklahoma City, Oklahoma
Dear Sir:

The Board of Directors of the Grand River Dam Authority at their regular meeting held on May 2, 1961, asked me to inform you of a special meeting to be held at Claremore, Oklahoma, with our customers and members of your legislative committee to further discussions on the atomic reactor project so that a better understanding of the problems may be arrived at. You will be advised of the date and time of the meeting later.

Also attending this special meeting will be Mr. James L. Grahl, Director of Atomic Energy Commission Service, American Public Power Association, and Mr. Angelo Giambusso, Atomic Energy Commission, Washington, D. C.

Yours very truly,
GRAND RIVER DAM AUTHORITY
s/ C. J. Dugan,
General Manager

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SB 87.

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 705** and **851**, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 612**, requesting Conference and referring said Bill to the General Conference Committee on Appropriations.

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 612** was granted, the bill to be referred to the General Conference Committee on Appropriations when appointed.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 91**, and referring said Bill to General Conference Committee on Appropriations.

SB 91, as amended by the Honorable House, was ordered referred to General Conference Committee on Appropriations, when appointed.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 274—Judiciary.

HB 739—Revenue and Taxation.

HB 793—Revenue and Taxation.

HB 966—Revenue and Taxation.

DO PASS, as amended:

SB 170—Judiciary.

SB 291—Judiciary.

SB 306—Judiciary.

FIRST READING

The following Bills were introduced and read the first time:

SB 334—By Cobb of the Senate and Williams (Murray) of the House.

An Act relating to minnows; amend-

ing 29 O. S. 1951, § 406 and Section 2, Chapter 8, Title 29, page 131, Oklahoma Session Laws 1959 (29 O. S. Supp. 1959, § 822); authorizing certain persons, firms and corporations to transport and export minnows obtained from private hatcheries; exempting such persons, firms and corporations from licensing requirements; requiring such persons to have in their possession a bona fide bill of sale from the private hatchery where minnows were obtained; authorizing and directing the Department of Wildlife Conservation to prescribe the form of said bill of sale; requiring such persons to produce said bill of sale upon request of law enforcement officers; and declaring an emergency.

SB 335—By Cobb.

An Act relating to alcoholic beverages; amending Section 18, Chapter 1, Title 37, page 150, Oklahoma Session Laws 1959 (37 O. S. Supp. 1959, § 518) by increasing the fee for a nonresident seller's license from two hundred fifty dollars (\$250.00) to five thousand dollars (\$5,000.00) per year; and declaring an emergency.

SB 336—By Wilson (Beckham).

An Act relating to insurance, amending the Oklahoma Insurance Code, Subsection No. 9 relating to coercion of Section 1204 of Article 12, page 263 of the Session Laws of Oklahoma, 1957, cited as Title 36, Oklahoma Statutes § 1204 (9); to prescribe that coercion includes the requiring as security, or additional security for the lending of money, the purchase of life or disability insurance by the borrower from any particular person or agent; and declaring an emergency.

SECOND READING

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

SB 331—Business and Industry.

SB 332—Appropriations and Budget.

SB 333—Appropriations and Budget.

HB 609—Appropriations and Budget.

HB 654—Education—Common.

HB 641—Appropriations and Budget.

HB 865—Criminal Jurisprudence.

HB 933—Appropriations and Budget.

HB 946—Appropriations and Budget.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 59** was read and adopted upon motion of Senator McClendon:

To the Honorable Speaker of the House of Representatives and the Honorable President of the Senate:

We, your Conference Committee, to whom was referred Engrossed Senate Bill 59, by McClendon and Trent of the Senate and Allard and Williams (Murray) of the House, entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA STATE LEGISLATURE; STATING THE PURPOSE; PROVIDING FOR APPROVAL OF CLAIMS; RELATING TO THE FILING OF CLAIMS AND PAYROLLS; MAKING THE APPROPRIATION NON-FISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

together with Engrossed House Amendments thereto, beg leave to report that we have had same under consideration and herewith return the same with the recommendation that the following Conference Committee Amendment be adopted:

Strike in Section 1 of the Engrossed Bill as amended the figure "\$1,440,000.00" wherever it appears; and insert in lieu thereof the figure "\$1,443,000.00," and strike in Section 1 in the column headed "AMOUNT APPROPRIATED" the figure "\$15,000.00" and insert the figure "\$18,000.00."

Respectfully Submitted,

For the Senate:
McClendon
Tipps
Grantham

For the House:
Williams
Allard
Hesser

SB 59, 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, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Breeden, Cobb, Land, Payne, 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, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Breeden, Cobb, Land, Payne, Tipps.—5.

The emergency was declared passed.

SB 59, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

PENDING CONSIDERATION OF HA

Upon motion of Senator Pitcher, the Senate concurred in **HA** to Engrossed **SJR 24**.

SJR 24, as amended by the Honorable House, was read at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Ber-

rong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Collins, Morford.—2.

The Resolution was declared passed.

House Amendment was properly signed and the above numbered Resolution, as amended, was referred for enrollment.

Senator Berrong asked to be shown excused, which was the order.

GENERAL ORDER

SJR 28 by McClendon was read and considered.

Upon motion of Senator McClendon **SJR 28** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SJR 28** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 28 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent.—38.

Excused: Berrong.—1.

Not Voting: Cowden, Garrison, Tipps, Wilson (Beckham), Wilson (Greer).—5.

The Resolution was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent.—38.

Excused: Berrong.—1.

Not Voting: Cowden, Garrison, Tipps, Wilson (Beckham), Wilson (Greer).—5.

The emergency was declared passed.

SJR 28 was referred for engrossment.

Senator McSpadden presiding.

Senator Berrong asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 10 correctly engrossed.

Engrossed **SJR 10** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

HB 655 by Willis (Jackson) et al of the House and Bailey of the Senate was taken up for consideration.

Senator Ritzhaupt asked that **HB 655** be read and considered section by section, which was the order.

Sections 1 and 2 were read and adopted, upon motions of Senator Bailey.

Section 3 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 15, page 7, by inserting after the word "who" and before the word "have" the following: "have graduated from an accredited school of Pharmacy and" which amendment failed of adoption.

Upon motion of Senator Bailey, Section 3 was adopted.

Section 4 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 7, page 8, by striking the word

"Annually" and inserting the following: "Every two (2) years"; line 11, page 8 after the word "appoint" and before the word "to" strike the remainder of the line and insert the following: "two members to fill the vacancies"; line 12, page 8, strike the word "annually" and line 14, page 8, after the word "manner" and the period add the following: "Two (2) members of the Board shall be appointed to serve for two (2) years, two (2) members for four (4) years and one member for six (6) years and the re-appointments shall be made for six (6) years at the expiration of their term." And on line 16, page 8, after the word "drugs" and semicolon strike the remainder of line 16, all of lines 17 and 18, and on page 9, strike all of lines 1 through 7 and insert the following: "Provided that no members shall serve beyond his term of appointment and members of the Board shall be appointed with the advise and consent of the Senate."

Senator Ritzhaupt moved that **HB 655** be re-referred to the Committee on Public Health for further consideration, which motion was tabled upon motion of Senator Bailey.

Senator Cartwright moved that further consideration of Section 4 be deferred at this time, which motion failed of adoption.

Senator Allen moved to amend the Ritzhaupt amendment, by adding at the end thereof the following: "Provided that nothing herein shall prevent any member from being reappointed."

Senator Bailey moved that further consideration of Section 4 be deferred at this time, which motion was declared adopted.

Sections 5 and 6 were read and adopted upon motions of Senator Bailey.

Section 7 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 4, page 11, by striking after the word "employ" the remainder of the line and inserting the following: "not more

than four (4) inspectors which may be necessary to" and on line 14, page 12, after the word "librarian" change the period to a comma and insert the words "and Secretary of State", and on line 2½ page 14 add a new section: "(p) A copy of all rules and regulations as promulgated by the State Board of Pharmacy shall be filed annually with the Secretary of State", which amendment was tabled upon motion of Senator Cobb.

Upon motion of Senator Bailey, Section 7 was adopted.

Section 8 was read and adopted upon motion of Senator Bailey.

Section 9 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 15, page 15, by striking after the word "experience" the words "in the" and all of lines 16 and 17 and insert the words: "under the supervision and direction of a graduated registered pharmacist" which amendment was tabled upon motion of Senator Bailey.

Senator Ritzhaupt moved to amend **HB 655**, line 2, page 16, by striking the words and figures "Twenty Dollars (\$20.00)" and inserting: "not more than Fifty (\$50.00) Dollars", which amendment was tabled upon motion of Senator Stipe.

Senators Graves and Allen moved to amend **HB 655**, line 18, page 16, by striking after the words "fee of" the balance of the line and all of lines 1 through 5, page 17.

The President presiding.

Senator Stipe moved to table the Graves-Allen amendment, which motion prevailed upon a roll call was follows:

Aye: Bailey, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, McClendon, McColgin, McSpadden, Payne, Pazoureck, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—28.

Nay: Allen, Baldwin, Berrong, Easterly, Graves, Land, Lollar, Morford, Ritz-

haupt, Rogers, Shoemake, Wilson (Beckham).—12.

Not Voting: Breeden, Cartwright, Kerr, Pitcher.—4.

Senator Field moved to amend **HB 655**, line 14, page 15, by striking after the word "pharmacy" the balance of line 14 and add a period after the word "pharmacy", which amendment was tabled upon motion of Senator Bailey.

Senator Berrong moved to amend **HB 655**, line 4, page 17, by inserting after the word "State" and before the word "prior" the word "immediately", which amendment was tabled upon motion of Senator Stipe.

Upon motion of Senator Bailey, Section 9 was adopted.

Section 10 was read.

Senator Stevenson moved to amend **HB 655**, line 12, page 17, by adding at the end of the line the words "except as is hereinafter provided", which amendment was tabled upon motion of Senator Stipe.

Upon motion of Senator Bailey, Section 10 was adopted.

Section 11 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 9, page 18, by striking the word "article" and inserting the word "act", which amendment was tabled upon motion of Senator Stipe.

Senator Ritzhaupt moved to amend **HB 655**, line 14, page 18, after the word "meeting" place a period and strike the remainder of that line and all of lines 15, 16, 17 and 18, and all of lines 1, 2, 3 and 4, page 19, which amendment was tabled upon motion of Senator Stipe.

Upon motion of Senator Bailey, Section 11 was adopted.

Section 12 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 8, page 19, by striking the word "exposed" and inserting the word "displayed", which amendment was tabled upon motion of Senator Hamilton.

Senator Ritzhaupt moved to amend **HB 655**, page 20, by striking all of lines 4 through and including 11 which amendment was tabled upon motion of Senator Hamilton.

Upon motion of Senator Bailey, Section 12 was adopted.

Section 13 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 5, page 21, by striking the balance of the line after the word "provided" and all of line 6 and the word "pharmacy" on line 7, which amendment was tabled upon motion of Senator Stipe, the roll call thereon being as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Fine, Garrison, Ham, Hamilton, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Stipe, Trent, Wilson (Greer).—23.

Nay: Baldwin, Berrong, Breeden, Easterly, Field, Garvin, Grantham, Graves, Harris, Kerr, Lollar, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps.—18.

Not Voting: Cartwright, Morford, Wilson (Beckham).—3.

Senator Stevenson moved to amend **HB 655**, line 9, page 21, by striking after the letter "a" and before the word "in" the word "store" and inserting in lieu thereof the word "pharmacy", which amendment was declared failed of adoption.

Senator Bailey asked unanimous consent, which was granted, that his name be removed as a co-author of **HB 655**.

Senator Berrong asked that **HB 655** be re-referred to the Committee on Public Health for further consideration, to which request Senator Stipe objected.

Senator Berrong moved that **HB 655** be re-referred to the Committee on Public Health for further consideration, which motion was tabled upon motion of Senator Payne.

Senators Payne, Stipe, Allen and Bo-

hannon asked to be made co-authors of **HB 655**, which was the order.

Senator Tipps moved that further consideration of **HB 655** be deferred for one legislative day, which motion was tabled upon motion of Senator Allen.

Senator Tipps moved that the Senate adjourn, when the Clerk's desk is cleared, which motion failed of adoption.

Senator Kerr asked unanimous consent, to which Senator Stipe objected, to reconsider the vote by which Section 10 was adopted.

Senator Kerr moved that the vote be reconsidered by which Section 10 was adopted.

Senator Payne moved to table the Kerr motion, which motion failed of adoption upon a roll call was follows:

Aye: Boecher, Bohannon, Cobb, Collins, Cowden, Dacus, Fine, Garrison, Garvin, Ham, Hamilton, McClendon, McColgin, McSpadden, Payne, Pazoureck, Stipe, Trent.—18.

Nay: Allen, Baldwin, Belvin, Berrong, Breeden, Cartwright, Colston, Easterly, Field, Grantham, Graves, Harris, Kerr, Land, Lollar, Morford, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—23.

Not Voting: Bailey, Pitcher, Shoemake.—3.

The vote occurring on the Kerr motion, it was declared adopted, upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Breeden, Colston, Easterly, Field, Grantham, Graves, Harris, Kerr, Land, Lollar, Morford, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—22.

Nay: Boecher, Bohannon, Cobb, Collins, Cowden, Dacus, Fine, Garrison, Garvin, Ham, Hamilton, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Stipe, Trent.—19.

Not Voting: Bailey, Cartwright, Pitcher.—3.

Senator Kerr moved the adoption of the Stevenson amendment to line 12, page 17 (Section 10).

Senator Payne raised a point of order against the Kerr motion, which was sustained, stating an identical motion had been previously disposed of by the Senate and such procedure would first require the reconsideration of the vote by which the Stevenson amendment was tabled.

Senator Stipe asked that further consideration of **HB 655** be deferred until tomorrow, to which Senator Ritzhaupt objected.

Senator Stipe moved that further consideration of **HB 655** be deferred until tomorrow, which motion was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Romang asked unanimous consent, which was granted, that the Rules of the Senate be suspended and consideration of his motion to reconsider the vote by which **SB 220** failed of passage be extended one day.

Senator Field moved, when the Clerk's desk is cleared, the Senate adjourn, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising adoption of and returning **SBs 13** and **147**, co-authored by House Roads and Highways Committee.

The above numbered Bills and/or Resolutions were referred for enrollment.

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 59**.

The above numbered Bill and/or Resolution as amended in Conference was referred for enrollment.

FIRST READING

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

SB 337—By Graves.

An Act relating to compensation for precinct registrars; amending Section 3, Chapter 4, Title 26, Oklahoma Session Laws 1957, page 173 (26 O. S. 1959, § 93.3); and declaring an emergency.

SB 338—By Rogers and Bailey.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 116.4, providing for permits for oversize vehicles; and declaring an emergency.

SB 339—By Shoemake of the Senate and Ruby of the House.

An Act making appropriation of six thousand (\$6,000.00) dollars out of the State Highway Construction and Maintenance Fund for the purpose of construct-

ing sidewalk at Oklahoma School for Blind, and declaring an emergency.

SB 340—By Shoemake of the Senate and Ruby, Spraker and Haworth of the House.

An Act relating to costs in misdemeanor cases in the City Court of Muskogee County, Oklahoma, amending 11 O. S. 1951, Sec. 852, 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 321—Military and Veterans Affairs.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

Seventy-third Legislative Day

Tuesday, May 9, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
42.

Excused: Bailey, Harris.—2.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Graves introduced Jenettie Harris and asked that she be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 28 correctly engrossed.

SBs 13, 59, 87, 147 and **SJR 24** each correctly enrolled.

Engrossed **SJR 28** was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 13, 59, 87, 147** and **SJR 24** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE GOVERNOR

Advising approval by him, May 8, 1961, of Enrolled **SB No. 151** entitled:

ENROLLED SENATE BILL NO. 151—
By Wilson (Beckham) of the Senate and Howard, Atkinson, Bernard, Bond, Briscoe, Burnham, Forsythe, Greenhaw, Kardokus, Karnes, Lauer, Moad, Murrow, Odom (Wagoner), Page, Patterson, Privett, Richardson, Taliaferro, Wilhelm, Willis (Jackson), and Witt of the House.

AN ACT RELATING TO UNCLAIMED PROPERTY COMING INTO POSSESSION OF SHERIFFS; PROVIDING FOR PROCEDURE FOR DISPOSITION; PROVIDING FUNDS DERIVED THEREFROM TO BE DEPOSITED IN SPECIAL FUND AND DEFINING USES OF SUCH FUND; AMENDING 22 O.S. 1951, § 1325; 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 536 — Agriculture — Co-authored by Easterly.

WITHOUT RECOMMENDATION:

SB 239, as amended—State and Federal Government.

FIRST READING

The following Bill was introduced and read the first time:

SB 341—By Berrong.

An Act relating to State Fiscal Affairs; creating in the State Treasury a Contin-

ing Special Cash Fund to be known as "The State Emergency Fund"; providing that certain monies under certain conditions shall be transferred to the General Revenue Fund; creating a State Emergency Fund Board composed of the State Treasurer, the State Auditor, and the State Examiner and Inspector, and prescribing the authority thereof; prescribing the conditions under which the Governor may allocate and authorize the expenditure of monies from the State Emergency Fund for emergencies not foreseen or reasonably foreseeable by the Legislature or either House thereof; outlining procedures; prescribing certain duties for the State Budget Director; making the provisions of this Act severable; and repealing House Bill No. 532, Chapter 1, Title 62, page 179, Oklahoma Session Laws 1953 and House Bill No. 432, Chapter 1a, Title 62, page 336, Oklahoma Session Laws 1955 and Senate Bill No. 106, Chapter 1c, Title 62, page 344, Oklahoma Session Laws 1955.

SECOND READING

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

SB 334—Game and Fish.

SB 335—Business and Industry.

SB 336—Insurance.

SB 337—Privileges and Elections.

SB 338—Public Safety.

SB 339—Appropriations and Budget.

SB 340—Judiciary.

CONFERENCE COMMITTEE

As previously authorized to do, President Pro Tempore Collins announced appointment of the Senate Conferees under the following House Joint Resolution:

HJR 524: McSpadden, Ham and Rogers.

GENERAL ORDER

SB 42 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 42** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Harris.—2.

Not Voting: Bohannon, Collins, Ham.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Harris.—2.

Not Voting: Bohannon, Collins, Ham.—3.

The emergency was declared passed.

SB 42, as amended, was referred for engrossment.

Senator Harris asked to be shown present, which was the order.

GENERAL ORDER

SB 45 by McClendon and Trent of the

Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 45** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 45** 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, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey.—1.

Not Voting: Bohannon, Collins, Ham.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey.—1.

Not Voting: Bohannon, Collins, Ham.—3.

The emergency was declared passed.

SB 45, as amended, was referred for engrossment.

GENERAL ORDER

SB 48 by McClendon and Trent of the

Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 48** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 48** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 48 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckhaw), Wilson (Greer).—36.

Nay: Pitcher, Ritzhaupt.—2.

Excused: Bailey.—1.

Not Voting: Baldwin, Bohannon, Cartwright, Collins, Ham.—5.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckhaw), Wilson (Greer).—36.

Nay: Pitcher, Ritzhaupt.—2.

Excused: Bailey.—1.

Not Voting: Baldwin, Bohannon, Cartwright, Collins, Ham.—5.

The emergency was declared passed.

SB 48 was referred for engrossment.

GENERAL ORDER

SB 53 by McClendon and Trent of the

Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon **SB 53** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Bailey.—1.

Not Voting: Cartwright, Collins, Garrison, Ham, Tipps.—5.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Bailey.—1.

Not Voting: Cartwright, Collins, Garrison, Ham, Tipps.—5.

The emergency was declared passed.

SB 53, as amended, was referred for engrossment.

GENERAL ORDER

SB 61 by McClendon and Trent of the

Senate and Allard, et al, of the House was read and considered.

Senator McClendon moved to amend **SB 61**, lines 1 and 2, page 2, by striking the words and figures "Eight Hundred Thousand Dollars (\$800,000.00)" and inserting the words and figures "Eight Hundred Thirty-eight Thousand One Hundred and Four Dollars (\$838,104.00)", which amendment was declared adopted.

Upon motion of Senator McClendon, **SB 61**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Bailey.—1.

Not Voting: Baldwin, Cartwright, Garrison, Ham, Tipps.—5.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Bailey.—1.

Not Voting: Baldwin, Cartwright, Garri-
son, Ham, Tipps.—5.

The emergency was declared passed.

SB 61, as amended, was referred for en-
grossment.

GENERAL ORDER

SB 89 by McClendon and Trent of the
Senate and Allard et al of the House was
read and considered.

Senator McClendon asked unanimous
consent, which was granted, that the en-
acting clause of **SB 89** be stricken.

Upon motion of Senator McClendon, **SB**
89, as amended, was advanced to engross-
ment.

Upon motion of Senator McClendon, the
rules of the Senate were suspended and
SB 89, as amended, was considered en-
grossed and placed upon third reading and
final passage.

THIRD READING

SB 89 was read for the third time at
length.

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

Aye: Allen, Baldwin, Belvin, Berrong,
Boecher, Bohannon, Breeden, Cartwright,
Cobb, Collins, Colston, Cowden, Dacus,
Easterly, Field, Fine, Garrison, Garvin,
Grantham, Graves, Hamilton, Harris,
Kerr, Land, Lollar, McClendon, McColgin,
McSpadden, Payne, Pazoureck, Pitcher,
Ritzhaupt, Rogers, Romang, Shoemake,
Stevenson, Stipe, Tipps, Trent, Wilson
(Beckham), Wilson (Greer).—41.

Excused: Bailey.—1.

Not Voting: Ham, Morford.—2.

The bill was declared passed.

On the question of passage of emer-
gency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong,
Boecher, Bohannon, Breeden, Cartwright,
Cobb, Collins, Colston, Cowden, Dacus,
Easterly, Field, Fine, Garrison, Garvin,
Grantham, Graves, Hamilton, Harris.

Kerr, Land, Lollar, McClendon, McColgin,
McSpadden, Payne, Pazoureck, Pitcher,
Ritzhaupt, Rogers, Romang, Shoemake,
Stevenson, Stipe, Tipps, Trent, Wilson
(Beckham), Wilson (Greer).—41.

Excused: Bailey.—1.

Not Voting: Ham, Morford.—2.

The emergency was declared passed.

SB 89, as amended, was referred for en-
grossment.

GENERAL ORDER

SB 93 by McClendon and Trent of the
Senate and Allard et al of the House was
taken up for consideration and, upon mo-
tion of Senator McClendon, re-referred to
the Committee on Appropriations and Bud-
get.

SB 96 by McClendon and Trent of the
Senate and Allard et al of the House was
read and considered.

Senator McClendon asked that the en-
acting clause to **SB 96** be stricken, which
was the order.

Upon motion of Senator McClendon, **SB**
96, as amended, was advanced to engross-
ment.

Upon motion of Senator McClendon, the
rules of the Senate were suspended and
SB 96, as amended, was considered en-
grossed and placed upon third reading and
final passage.

Senator Bailey asked to be recorded
present, which was the order.

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, Bailey, Baldwin, Belvin,
Berrong, Boecher, Breeden, Cartwright,
Cobb, Collins, Colston, Cowden, Dacus,
Easterly, Field, Fine, Garrison, Garvin,
Grantham, Graves, Hamilton, Harris,
Kerr, Land, Lollar, McClendon, McColgin,
McSpadden, Morford, Payne, Pazoureck,
Pitcher, Ritzhaupt, Rogers, Roman.

Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Bohannon, Ham.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Bohannon, Ham.—2.

The emergency was declared passed.

SB 96, as amended, was referred for engrossment.

GENERAL ORDER

SB 178 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Senator McClendon asked that the enacting clause to **SB 178** be stricken, which was the order.

Upon motion of Senator McClendon, **SB 178**, as amended, was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 178**, as amended, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne,

Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Hamilton, Pitcher, Stipe.—3.

Not Voting: Baldwin, Collins, Ham, Morford.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Hamilton, Pitcher, Stipe.—3.

Not Voting: Baldwin, Collins, Ham, Morford.—4.

The emergency was declared passed.

SB 178, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 548**.

Upon request of Senator Field, consideration of **HCR 548** was deferred for this legislative day.

Senator Rogers asked to be shown excused until such time as he can return to the Chamber, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 321 by Kerr of the Senate and Willis (Jackson) of the House was read and considered.

Upon motion of Senator Kerr, **SB 321** was advanced to engrossment.

Upon motion of Senator Kerr, the rules of the Senate were suspended and **SB 321** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 321 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grant-ham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Rogers.—1.

Not Voting: Bailey, Garvin, Ham, Ritzhaupt, Stipe.—5.

The bill was declared passed.

SB 321 was referred for engrossment.

GENERAL ORDER

SB 112 by Cobb and Stipe of the Senate and Williams (Murray) of the House was read and considered.

Senators Grantham, Dacus, Fine, Cowden, Land, Colston, Field, Hamilton, Payne, Stevenson, Graves, Garrison, Berrong, Kerr, Tipps, Pazoureck, Trent, Belvin, Bohannon and Breeden asked to be made co-authors of **SB 112**, which was the order.

Upon motion of Senator Cobb, **SB 112** was advanced to engrossment.

Upon motion of Senator Cobb, 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham,

Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Rogers.—1.

Not Voting: Allen, Cartwright, Ham, Harris, Stipe.—5.

The bill was declared passed.

SB 112 was referred for engrossment.

GENERAL ORDER

SB 183 by Breeden was read and considered.

Senator Wilson (Beckham) moved to amend **SB 183**, line 13, page 4, by striking after the word "beneficially" the remainder of the sentence and inserting the words "by a single corporation or by individual owners common to such companies" which amendment was declared failed of adoption.

Senator Breeden asked that further consideration of **SB 183** be deferred for one legislative day, which was the order.

HB 930 by Levergood et al of the House and Shoemake, Pazoureck, Garrison, Grantham and Kerr of the Senate was read and considered.

Upon motion of Senator Shoemake, **HB 930** was advanced to engrossment.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 930** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 930 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly,

Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Berrong, Rogers.—2.

Not Voting: Cartwright, Ham, Wilson (Beckham).—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Berrong, Rogers.—2.

Not Voting: Cartwright, Ham, Wilson (Beckham).—3.

The emergency was declared passed.

HB 930 was properly signed and ordered returned to Honorable House.

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

MOTION TO RECONSIDER VOTE

The vote occurring on the Romang motion — to reconsider the vote by which **SB 220** failed of passage — it was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Belvin, Breeden, Collins, Colston, Cowden, Easterly, Fine, Graves, Hamilton, Harris, Kerr, McColgin, Morford, Pazoureck, Romang, Stevenson, Stipe, —18.

Nay: Bailey, Boecher, Bohannon, Dacus, Garvin, Grantham, Land, Lollar, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Tipps, Wilson (Greer).—15.

Excused: Berrong, Garrison, Rogers.—3.

Not Voting: Allen, Cartwright, Cobb,

Field, Ham, McClendon, Trent, Wilson (Beckham).—8.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

Referring further to **HB 655**:

Upon motion of Senator Payne, Section 10 was declared adopted.

Upon motion of Senator Payne, Section 13 was declared adopted.

Sections 14, 15, 16 and 17 were read and declared adopted upon motions of Senator Payne.

Section 18 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 8, page 23, by inserting after the word "of" and before the word "disease" the word "human," which amendment was tabled upon motion of Senator Stipe.

Senator Harris moved to amend **HB 655**, line 16, page 23, by striking all of subsection (b) thereof and renumbering the subsequent subsections, which amendment was tabled upon motion of Senator Stipe, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Boecher, Cobb, Collins, Colston, Cowden, Dacus, Fine, Garvin, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Baldwin, Berrong, Cartwright, Easterly, Field, Grantham, Graves, Harris, Lollar, Morford, Ritzhaupt, Shoemake.—12.

Excused: Garrison, Rogers.—2.

Not Voting: Bohannon, Breeden.—2.

Senator Ritzhaupt moved to amend **HB 655**, line 11, page 23, after the word "Pharmacy." by striking the remainder of line 11 and all of line 12, and inserting a new section to be known as Section 19, and renumbering the remaining sections. — "SECTION 19. It shall be necessary for those desiring a license to

operate a pharmacy or drug store to comply with the following:" which amendment was tabled upon motion of Senator Payne.

Senator Stipe moved to amend **HB 655**, lines 2 and 3, page 26, by striking after the word "physician" and before the word "engaged" the following language: "Dentist or veterinarian, licensed to practice under the laws of Oklahoma and" which amendment was declared adopted, upon a roll call as follows:

Aye: Allen, Belvin, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Fine, Grantham, Ham, Hamilton, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: Bailey, Baldwin, Berrong, Cartwright, Easterly, Field, Garvin, Graves, Harris, Lollar, McSpadden, Ritzhaupt, Wilson (Beckham).—13.

Excused: Garrison, Rogers.—2.

Not Voting: Bohannon, Morford.—2.

Senator Harris moved to amend **HB 655**, line 11, page 23, by striking the period (.) after the word "Pharmacy" and changing the letter "O" to the lower case, which amendment, by unanimous consent, he withdrew.

Upon motion of Senator Payne, Section 18, as amended, was declared adopted.

Sections 19, 20 and 21 were read and declared adopted upon motions of Senator Payne.

Section 22 was read.

Senator Wilson (Beckham) moved to amend **HB 655**, line 1, page 29, after the word "poison," by striking the remainder of line 1, all of lines 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13 and line 14, down to and including the word "medicine." which amendment was tabled upon motion of Senator Stipe, upon a roll call as follows:

Aye: Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Fine,

Ham, Hamilton, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—23.

Nay: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Easterly, Field, Garvin, Graves, Harris, Lollar, McSpadden, Morford, Ritzhaupt, Romang, Shoemake, Wilson (Beckham).—18.

Excused: Garrison, Rogers.—2.

Not Voting: Grantham.—1.

Upon motion of Senator Payne, Section 22 was declared adopted.

Section 23 was read and declared adopted upon motion of Senator Payne.

Section 24 was read.

Senator Ritzhaupt moved to amend **HB 655**, line 15, page 30, by striking all of subsection (d), which amendment was tabled upon motion of Senator Payne.

Upon motion of Senator Payne, Section 24 was declared adopted.

Section 25 was read and declared adopted upon motion of Senator Payne.

Senator Harris moved to amend **HB 655**, line 15½, page 31, by adding a new section to be known as Section 26, and renumbering the succeeding sections, the new section to read as follows: "SECTION 26. Notwithstanding any provision of this act to the contrary, any pharmacy in operation on the effective date of this act shall be entitled to a license and to have the same renewed, irrespective of its location, floor space, physical characteristics and appointments. The effective date of this Act shall be January 1, 1962." which amendment was tabled upon motion of Senator Payne, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—26.

Nay: Baldwin, Breeden, Cartwright, Easterly, Garvin, Grantham, Graves, Har-

ris, Lollar, Morford, Ritzhaupt, Romang, Wilson (Beckham).—13.

Excused: Berrong, Garrison, Rogers.—3.

Not Voting: Field, Fine.—2.

Section 26 was read and adopted upon motion of Senator Payne.

Senator Harris moved to amend **HB 655**, line 17½, page 33, by adding a new section to be known as Section 27, and renumbering the succeeding sections, the new section to read as follows: "SECTION 27. The Executive Secretary of the Board shall be a registered pharmacist with at least five years (5) experience and shall be a graduate of an accredited and recognized school of pharmacy." which amendment was tabled upon motion of Senator Stipe.

Section 27 was read and adopted upon motion of Senator Payne.

Section 28 was read.

Senator Stipe moved to amend **HB 655**, line 10, page 34, by striking after the word "conflict" the remainder of Section 28.

Senator Baldwin moved to table the Stipe amendment, which motion failed of adoption.

The vote occurring upon the Stipe amendment, it was declared adopted.

Upon motion of Senator Payne, Section 28 was declared adopted.

Senator Ritzhaupt moved to amend **HB 655**, line 13½, page 34, by adding a new section to be known as Section 29, and renumbering the following sections, the new section to read as follows: "SECTION 29. Nothing in this act shall restrict the sale of insecticides or pesticides, or drugs used for spraying fields and forests for destruction of weeds and trees," which amendment was tabled upon motion of Senator Payne.

Sections 29 and 30 were read and declared adopted upon motions of Senator Payne.

Referring further to Section 4:

The vote occurring on the Allen amend-

ment to the Ritzhaupt amendment, submitted on the last legislative day, it was declared failed of adoption.

Senator Payne moved to table the Ritzhaupt amendment, which motion prevailed.

Upon motion of Senator Payne, Section 4 was declared adopted.

Upon motion of Senator Payne, **HB 655**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **HB 655**, as amended, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Lollar, Morford, Ritzhaupt, Romang, Wilson (Beckham).—8.

Excused: Garrison, Rogers.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Baldwin, Breeden, Cartwright, Lollar, Morford, Ritzhaupt, Romang, Wilson (Beckham).—8.

Excused: Garrison, Rogers.—2.

The emergency was declared passed.

HB 655 was properly signed and ordered returned to Honorable House.

Senator Rogers asked to be recorded present, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SJR 24**, **SBs 13, 59, 87 and 147**.

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 **HB 705**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Cowden presiding.

RESOLUTION

By unanimous consent, upon request of Senator Fine, the following **SR** was introduced and read at length.

SR 44 — By Fine and Boecher.

A Resolution commending the Board of Directors of the Grand River Dam Authority and the Public Service Company for their unswerving loyalty and reckless adherence to the Goddess of Greed, the forces of destruction, and the evils of monopoly; directing that authenticated copies of this Resolution be transmitted to Governor J. Howard Edmondson, to members of the Grand River Dam Authority, and to the Public Service Company of Oklahoma.

Senator Harris presiding.

Following discussion, Senator Fine asked unanimous consent, which was granted, that **SR 44** be withdrawn from the records for later introduction, if necessary.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 851**.

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 **SBs 5, 12, 44, 47, 51, 55, 64, 83, 116, 176 and 233**, each, as amended.

HAs to SB 5 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 5, Page 1, SECTION 1, Line 13, by striking the word "program" and substituting in lieu thereof the word "campsite"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 15, by striking the word "religious,"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 16, by striking the words "either private or publicly" and substituting in lieu thereof the word "privately"

AMENDMENT NO. 4. Amend Page 1, SECTION 1, by striking all of the language in Lines 29, 30 and 31.

AMENDMENT NO. 5. Amend Page 2, SECTION 3, Line 22, by striking the word "conduct" and substituting in lieu thereof the word "operate"

AMENDMENT NO. 6. Amend Page 3, SECTION 4, Line 4, by striking the language "Camp Director and"

AMENDMENT NO. 7. Amend Page 3, SECTION 5, Line 9, by placing a "period" after the word "camp" and striking the balance of the language in lines 9 and 10.

AMENDMENT NO. 8. Amend Page 3, SECTION 5, by striking after the word "utensils." the balance of the language on Line 23 and all of Lines 24 and 25.

AMENDMENT NO. 9. Amend Page 4, end of SECTION 6, Line 3, by substitut-

ing a "comma" for the "period" and adding the following language: "provided that such rules and regulations shall not require a physical examination."

AMENDMENT NO. 10. Amend Page 4, end of SECTION 10, by adding new "SECTION 11" as follows: "This Act shall take effect and be in full force beginning January 1, 1962." and renumbering "SECTION 11" as "SECTION 12" and making TITLE to conform.

HAs to SB 12 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 12, Page 1, SECTION 1, Line 15 (b) by striking all of subsection (b) of Section 305 which is amended by SECTION 1 of the bill and substituting the following therefor:

"(b) Every person filing a registration statement shall pay a filing fee computed upon the aggregate offering price of the securities sought to be registered as follows:

(1) One-tenth of one per cent (1/10th of 1%) of such price not exceeding Two Hundred Fifty Thousand Dollars (\$250,000.00), plus

(2) One-twentieth of one per cent (1/20th of 1%) of such price in excess of Two Hundred Fifty Thousand Dollars (\$250,000.00), and not exceeding Five Hundred Thousand Dollars (\$500,000.00), plus

(3) One-fortieth of one per cent (1/40th of 1%) of such price in excess of Five Hundred Thousand Dollars (\$500,000.00) and not exceeding One Million Dollars (\$1,000,000.00), plus

(4) One one-hundredth of one per cent (1/100th of 1%) of such price in excess of One Million Dollars (\$1,000,000.00); provided however, in no event shall the filing fee be less than Fifty Dollars (\$50.00). When a registration statement is withdrawn before the effective date or before a pre-effective stop order is entered under Section 306, the Administrator shall retain fifty per cent (50%) of the fee."

AMENDMENT NO. 2. Page 2, Line 3 (d) by striking the word "predecessor" and inserting therefor the word "previous."

AMENDMENT NO. 3. Page 2 and 3, strike all of "(i)" lines 30 through 36 inclusive and Page 3, Lines 2 through 11 inclusive and substitute the following: "(i) Every registration statement is effective for one year from its effective date, or any longer period during which the security is being offered or distributed in a non-exempted transaction by or for the account of the issuer or other person on whose behalf the offering is being made or by any underwriter or broker-dealer who is still offering part of an unsold allotment or subscription taken by him as a participant in the distribution, except during the time a stop order is in effect under Section 306. All outstanding securities of the same class as a registered security are considered to be registered for the purpose of any non-issuer transaction (1) so long as the registration statement is effective and (2) between the thirtieth day after the entry of any stop order suspending or revoking the effectiveness of the registration statement under Section 306 (if the registration statement did not relate in whole or in part to a non-issuer distribution) and one year from the effective date of the registration statement. A registration statement may not be withdrawn for one year from its effective date if any securities of the same class are outstanding. A registration statement may be withdrawn otherwise only in the discretion of the Administrator."

HA to SB 44 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 44, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF CIVIL DEFENSE. (Amended for Conference)"

HAs to SB 47 read as follows, reject-

ed upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 47 by striking the TITLE and substituting the following: "AN ACT MAKING SECURITIES COMMISSION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, by striking the figure "\$46,500.00" where it twice appears on Line 18 and substituting therefor in both places the figure "\$75,181.60," and by striking the figure "\$11,000.00" where it twice appears in Line 19 and substituting therefor the

figure "\$23,950.00" and by striking the figure "\$57,500.00" where it appears twice in Line 20 and substituting therefor the figure "\$99,131.60."

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Lines 24 and 25 by striking the following language: "which employees shall be in the unclassified service of the State for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

AMENDMENT NO. 4. Amend SECTION 2, by striking all of Lines 29 through 35 on Page 1 and through Line 4, on Page 2, and substituting the following:

"TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Administrator	1	\$12,000.00	\$12,000.00
Deputy Administrator	1	\$ 9,000.00	\$10,200.00
Division Head (Attorney)	1	\$ 7,200.00	\$ 8,400.00
Division Head (CPA)	1	\$ 7,200.00	\$ 8,400.00
Secretary	1	\$ 3,600.00	\$ 4,200.00
Senior Stenographer	1	\$ 3,600.00	\$ 4,200.00
Typist	3	\$ 2,700.00	\$ 3,300.00
Examiner	2	\$ 6,600.00	\$ 7,200.00
Commissioners	3	\$15.00 per diem	
Total	14"		

HAS to SB 51 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 51, by striking the TITLE and in lieu thereof add the following:

"AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE DEPARTMENT OF CHARITIES AND CORRECTIONS. (Amended for Conference)."

AMENDMENT NO. 2. Amend by striking on Page 1, SECTION 2, after the comma on Line 22 and before the word "payable" on Line 23 the following language:

"which employees shall be in the unclassified service of the State for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

HAS to SB 55 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 55, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE AUDITOR. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 15, by striking the figures in both columns, "\$28,200.00" and inserting in lieu thereof the figures "\$28,448.00", and by striking the figures on Line 16 in both columns, "\$4,800.00", and inserting in lieu thereof the figures "\$6,500.00," and by striking the figures in Line 17 in both columns, "\$33,000.00" and inserting in lieu thereof the figures "\$34,948.00"

AMENDMENT NO. 3. Amend Page 1, SECTION 2, by striking after the comma on Line 20 the following language: "which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

HAs to SB 64 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 64, by adding the following coauthor: "McCune of the House."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 13, by capitalizing the words "mayor, chairman, county commissioners"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 24, by capitalizing the word "state"

AMENDMENT NO. 4. Amend Page 1, SECTION 1, Line 35, by striking the words "This for state referendum."

AMENDMENT NO. 5. Amend Page 2, SECTION 1, by inserting in parenthesis the following phrase between lines 4 and 5, "(Insert here an exact copy of the title and text of the measure.)"

AMENDMENT NO. 6. Amend Page 2, SECTION 2, Line 13, by capitalizing the words "mayor, chairman, county commissioners"

AMENDMENT NO. 7. Amend Page 2, SECTION 2, Line 21, by striking the "and" and substituting therefor the word "or"

AMENDMENT NO. 8. Amend Page 3, SECTION 4, Line 19, by striking the language "the Governor and"

AMENDMENT NO. 9. Amend Page 4, SECTION 5, Line 14, by capitalizing the word "state"

AMENDMENT NO. 10. Amend Page 4, SECTION 5, Line 15, by capitalizing the word "state"

AMENDMENT NO. 11. Amend Page 4, SECTION 5, Line 17, by inserting a "period" after the word "same" and add the following language *The Secretary of State*

shall then fix a day, not less than ten (10) days thereafter

AMENDMENT NO. 12. Amend Page 4, SECTION 5, Line 32, by inserting a "comma (,)" after the word "insufficient"

AMENDMENT NO. 13. Amend Page 5, SECTION 7, Line 6, by capitalizing the word "act"

HAs to SB 83 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 83, by adding the following coauthors:

"BRADLEY (Jefferson), CLARK, FORSYTHE, BYNUM, KARNES, SHIPLEY, SKEITH, VANDIVER, and WILLIS (Jackson) of the House."

AMENDMENT NO. 2. Amend TITLE to read as follows:

"AN ACT RELATING TO COSMETOLOGY; INCREASING NUMBER OF DAYS FOR AUTHORIZED PER DIEM OF BOARD MEMBER FROM THIRTY-FIVE (35) TO FORTY (40) PER YEAR; FIXING SALARY OF THE EXECUTIVE SECRETARY; ELIMINATING ANY REQUIREMENT OF A LUETIC OR BLOOD TEST IN CONNECTION WITH A RENEWAL LICENSE; AMENDING 59 O. S. 1951, § 199.2, § 199.4 and § 199.7 (J), AS AMENDED; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 3. Amend Page 1, SECTION 1. (J), by striking after comma on Line 15, the following: "and in the case of an application to take an examination or the initial certificate of registration, but not on an annual renewal, they shall include a luetic test from a laboratory approved by the State Department of Health. The application shall be accompanied with the proper fee therefor." and substitute in lieu thereof the following:

"including a Wassermann test from a laboratory approved by the State Department of Health and shall accompany his application with the proper fee therefor."

AMENDMENT NO. 4. Amend SECTION 1, Page 1, Line 20 by inserting a new SECTION 2 and 3 and renumber the remaining SECTION:

"SECTION 2. 59 O. S. 1951, § 199.2, as amended by Section 1, Chapter 6, Title 59, Oklahoma Session Laws 1957, Page 464, is hereby amended to read as follows:

§ 199.2. There is hereby created a State Board of Cosmetology which shall be composed of eight (8) members to be appointed by the Governor, one (1) member of which shall be appointed from each Congressional District of the State. The members of said board shall be citizens of this State, at least twenty-five (25) years of age, shall be high school graduates, and shall have had at least five (5) years' continuous practical experience in the practice of cosmetology in the State of Oklahoma. No member of said board shall be a member of, or affiliated with, or have any financial interest in any school of cosmetology while in office, nor shall any two (2) members of said board be graduates of the same beauty school, nor shall they be organizers of, or promote the organization of, any cosmetic, beauty or hairdressers association; and each member of the board must be actively engaged in the profession of cosmetology while serving upon the board; in the event any such member retires or ceases to practice his or her profession during his or her term of membership on the board, such terms shall automatically cease.

Upon the effective date of this Act, the Governor shall appoint two (2) members of said board for a term of one (1) year, two (2) members for a term of two (2) years, and two (2) members for a term of three (3) years, and two (2) members for a term of four (4) years, and thereafter each member shall be appointed for a term of four (4) years. Each member shall serve until his or her successor is appointed and qualified, or until such member becomes disqualified to serve under the provisions of this Act. The mem-

bers of said board shall take the oath provided by law for public officials. Five (5) members of the board shall constitute a quorum for the transaction of business. The Governor may remove any member of the board at any time at his discretion. Vacancies shall be filled by appointment by the Governor for the unexpired portion of the term. Said board shall organize by electing from its membership a Chairman and Vice Chairman, each to serve for a period of one (1) year. The Chairman or the Vice Chairman presiding at the meeting of the board shall not be entitled to vote upon any question except in the case of a tie vote.

Each member of the board shall receive for his or her services the sum of Fifteen Dollars (\$15.00) per day for each and every day actually spent in performance of the duties of the office, but said time shall not exceed forty (40) days per annum.

Said members shall be paid their traveling expenses as provided by law for other State officers and employees. Within thirty (30) days after the end of each fiscal year, the board shall make a full report to the Governor of all its receipts and expenditures, and also a full statement of its work during the year, together with such recommendations as it deems expedient.

The State Board of Cosmetology shall maintain a suitable office for the transaction of its business in office space to be provided by the State Board of Public Affairs in the State Capitol Building and said board shall adopt a common seal for the use of the Executive Secretary in authenticating the license, orders and records of said board. The board shall meet at its office for the transaction of such business as may come before it on the second Monday in January, April, June and September, and at such other times as it may deem advisable, subject, however, to the limitation contained in this Section.

The State Board of Cosmetology which

was in office upon the effective date of this Act shall continue to function under existing law until a quorum of five (5) members of the board created hereby shall have been appointed and duly qualified.

SECTION 3. 59 O. S. 1951, § 199.4, as amended by Section 2, Chapter 6, Title 59, Oklahoma Session Laws 1957, Page 465, is hereby amended to read as follows:

§ 199.4. The board shall employ an Executive Secretary who shall be in charge of the office of said board, * * but shall have the same qualifications of a board member, except being actively engaged in the practice of cosmetology while serving as Executive Secretary. The Executive Secretary shall devote his or her entire time to the duties of the office and shall receive as compensation an annual salary to be fixed by the board in a sum not to exceed *Five Hundred Dollars (\$500.00)* per month, and necessary traveling expenses as provided by law. Before entering upon the duties of said office, the Executive Secretary shall take the oath of office and shall execute a good and sufficient corporate surety bond in the sum of Ten Thousand Dollars (\$10,000.00) payable to the State of Oklahoma and conditioned for the faithful performance of duty, and for the accounting for all funds coming into his or her hands by virtue of said office. Said bond shall be approved by the Attorney General and filed in the office of the Secretary of State.

The Executive Secretary shall keep and preserve all books and records pertaining to the board and shall have authority, in the name of and in behalf of the board, to issue * * * all license fees and penalties provided for in this Act, and shall keep a continuous inventory of all properties (excluding supplies) belonging to the board, and shall perform such other duties as may be directed by the board.

All fees, interest and penalties so collected shall be deposited in the State Treasury in the "Board of Cosmetology Fund", which fund is hereby created. The Executive Secretary shall make quar-

terly reports to the board of all moneys collected and the sources from which derived. The Executive Secretary shall have authority to approve payrolls and all claims for the State Board of Cosmetology.

The Executive Secretary, with the approval of the board, shall designate a bookkeeper, whose duties shall include that of receiving, accounting for and depositing all funds for the board. Such designated employee shall execute a good and sufficient corporate surety bond in the sum of Ten Thousand Dollars (\$10,000.00) payable to the State of Oklahoma and conditioned for the faithful performance of duty and for the accounting for all funds coming into his or her hands by virtue of said office. Said bond shall be approved by the Attorney General and filed in the office of the Secretary of State.

HAs to SB 116 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 116, the TITLE thereof, Page 1, Line 6, by inserting the word "OF," after the word "POSSESSION" and by striking the words "OR TO KEEP, HAVE, SELL OR OFFER FOR SALE".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, (g) Lines 22 and 23, by striking after the word corporation, "keep, have, sell or offer for sale, or."

HAs to SB 176 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 176, by striking the "TITLE" and insert in lieu thereof the following:

"AN ACT MAKING REGIONAL COOPERATION WITH OTHER SOUTHERN STATES IN PROVIDING EDUCATIONAL OPPORTUNITIES. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Lines 13 and 14, by strik-

ing the words and figures "Thirty-one Thousand Dollars (\$31,000.00)" and inserting in lieu therefor the words and figures "Fifty-five Thousand Dollars (\$55,000.00)" and on Line 15, strike the words and figures "Thirty-one Thousand Dollars (\$31,000.00)" and inserting in lieu therefor the words and figures "Seventy Thousand Dollars (\$70,000.00)"

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 19, by striking the word "regional"

HA to SB 233 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 233, Page 1, SECTION 1, Line 16, by striking the words and figures "ninety-five thousand (95,000)" and substituting therefor the words and figures "ninety thousand (90,000)" and amend the TITLE to conform.

RESOLUTION

By unanimous consent, upon request of Senator Breeden, the following SR was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 45—By Breeden.

A RESOLUTION RELATING TO THE ARCHITECTURAL ASPECTS OF STATE BUILDING PROJECTS; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE DURING THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; AND REQUIRING A REPORT AND RECOMMENDATIONS NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, within recent years the State of Oklahoma has embarked upon building and construction programs of monumental proportions, entailing vast outlays in public funds, in order to meet continuously expanding demands for public services; and

WHEREAS, it appears a virtual certainty that a reversal of this historic trend toward increased governmental activities and expenditures will eventuate only under the most unusual circumstances and therefore must be viewed in terms of the possibilities of circumscribing this relentless march through the worthy objectives of economy and efficiency, coupled with adequate service; and

WHEREAS, a legitimate doubt arises with regard to the degree of efficiency or economy realized through the method presently followed in this state for the securing of architectural counsel and assistance in the planning and construction of new state buildings and structures and improvements and modifications of existing facilities; and

WHEREAS, several states have created an office of State Architect, lodging in such office the centralized responsibility for performance of all professional services related to the improvement, modification or construction of state buildings and structures usually performed by private architectural firms, including the design, preparation of drawings and specifications, recommendations regarding award of contracts, supervision and inspection of the work, all engineering, certification of payments to contractors and other related matters; and

WHEREAS, efficient and economic utilization of the public monies must be viewed with overriding concern by members of the Oklahoma Legislature, it therefore becomes incumbent upon this body to give its earnest consideration to all legitimate avenues leading toward greater economy and toward the concept of fiscal responsibility.

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

SECTION 1. The Executive Committee of the State Legislative Council is hereby directed to create at its first meeting of the 1961-1963 interim a special com-

mittee on the architectural aspects of state building and construction projects, said committee to consist of three members of the Senate and four members of the House of Representatives.

SECTION 2. The special committee, whose creation is hereby directed, shall study the practices and procedures in Oklahoma and other states relating to the architectural aspects of state building and construction projects, including new construction and modifications or improvements of existing facilities, and shall submit its report and recommendations thereon to the Executive Committee of the State Legislative Council not later than October 1, 1962. Such study shall include, but shall not be limited to, the following subjects:

a. The feasibility of creating an office of State Architect.

b. The duties, qualifications and salaries of state architects, where such offices are in existence.

c. The duties and functions of any agencies not in themselves providing architectural services yet centrally responsible for securing architectural services for other state agencies, departments and institutions.

d. The procedures involved in submitting building and construction plans to private architectural firms.

e. Where private architectural firms are engaged, the fees allowed, the duties and responsibilities of such firms.

SECTION 3. For the purposes of making the above study, the special committee may utilize the advice and assistance of state and national architectural societies and organizations, private individuals with special knowledge and experience in the area of public construction, governmental agencies of this and other states, and any other sources which in its judgment will promote a factual, objective, and complete study.

SECTION 4. All agencies, boards, commissions, departments and institutions of

state government contemplating or planning construction, modification or improvement projects, except for bridges and highways, shall, prior to executing such construction, improvement or modification projects, submit to the special committee hereby created all plans and proposals relating to such projects for the committee's study, review and evaluation.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Rogers moved that the vote be reconsidered by which **HB 655** was passed.

The Presiding Officer, cited Rule 12c, advising that **HB 655** had been returned to the Honorable House.

Senator Rogers asked unanimous consent, to which Senator Payne objected, that the Honorable House be requested to return **HB 655**.

Senator Rogers moved that the Honorable House be requested to return **HB 655** for the purpose of reconsideration.

Senator Payne raised a point of order against the Rogers' motion, which was overruled, stating his motion would require a suspension of the Senate Rules.

Senator Payne moved to table the Rogers' motion, which motion by unanimous consent he withdrew.

Senator Payne asked unanimous consent, which was granted, to withdraw his objection to the Rogers' request — that the Honorable House be requested to return **HB 655**—and it was the order of the Senate that the Honorable House be requested to return **HB 655** for the purpose of reconsideration.

Senator Ritzhaupt asked unanimous consent, which was granted, that the time be extended one legislative day for consideration of his motion to reconsider vote by which the emergency to **HB 731** failed of passage.

GENERAL ORDER

Senator Harris asked unanimous consent, which was granted, that 150 extra

copies of Committee substitute for **SB 239** be ordered printed.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion prevailed.

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:

HB 807—Social Welfare.

FIRST READING

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

SB 342—By Stipe.

An Act making an appropriation to the State Board of Affairs for the purpose of rebuilding the power and lighting system at the State Penitentiary; making State Board of Affairs contracting agency; making appropriation non-fiscal; and declaring an emergency.

SB 343—By Stipe.

An Act making an appropriation to the State Board of Affairs for the purpose of converting the gymnasium to a mental hospital ward at the State Penitentiary; making State Board of Affairs contracting agency; making appropriation non-fiscal; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

SB 343—By Ship.

copies of Committee substitute for SB 343 be ordered printed.

Senator Field moved when the

motion prevailed.

COMMITTEE REPORTS

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

DO

HOUSE REPORTS

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

SB 344, by Senator Payne, relating to the

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Seventy-fourth Legislative Day

Wednesday, May 10, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Excused: Baldwin, Belvin, Breeden, Collins, Cowden, Grantham, Kerr, McClendon, McColgin, Ritzhaupt, Trent.—11.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Rogers introduced Ike Wilson, Gary Smoot, LeRoy Fore and Carle Broome of Star Junior High and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 42, 45, 48, 53, 61, 89, 96, 112, 178 and 321 each correctly engrossed.

SR 45 correctly enrolled.

Engrossed SBs 42, 45, 48, 53, 61, 89, 96, 112, 178 and 321 were 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.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HB 595—By Poynor, Wolf, Sparks, Northcutt and Hesser of the House and Bailey of the Senate.

An Act making appropriation to the Oklahoma Educational Television Authority; establishing a production center at Stillwater; providing that the appropriation shall be fiscal; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 643—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations to the State Board of Education to make effective the school textbook program of the State of Oklahoma; providing for the appointment and compensation of employees; making the appropriations nonfiscal; and declaring an emergency.

HB 902—By Sparkman, Sullivan, McCue, Morgan, Ford, Karnes, Mountford, Finch, Witt, Odom (Wagoner), Privett, Briscoe and Abbott.

An Act amending 69 O. S. 1951, § 20.2, as amended by Section 1, Title 69, page 351, Oklahoma Session Laws 1953 (69 O. S. Supp. 1959, § 20.2); relating to reappointment and confirmation of members of State Highway Commission, and termination of duties, services, prerequisites and emoluments; establishing time

limit for confirmation for reappointment, prescribing limitations; repealing conflicting laws; and declaring an emergency.

HB 958—By Morgan of the House and Pitcher 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 972—By Baggett.

An Act relating to fiscal affairs; amending Title 62 Oklahoma Statutes 1951, Section 41.12 relating to transfers of items of appropriations; relating to items of work program allotments; limiting the amount of such transfer; providing exceptions with the approval of the transfer board; exempting certain agencies; creating the Transfer Board and designating the members thereof; and declaring an emergency.

HB 990—By Social Welfare Committee.

An Act amending Chapter 7A, Section 9, of Senate Bill 325, Session Laws, 1953, page 308, related to State Advisory Council of Department of Health, same being Title 63, Section 330.9, 1953 Supplement to 1951 Statutes; and declaring an emergency.

HJR 514—By Sullivan and Sanguin.

A Resolution recognizing the establishment of medical care programs for public assistance recipients and other aged persons not on assistance by Oklahoma Public Welfare Commission and Department of Public Welfare; recognizing types of services compensable under such medical care programs; recognizing basis of payment for services rendered by hospitals; recognizing necessity to determine correctness of method on which determination of amount of payment is made; authorizing audit of all financial records of hospitals; 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 3**, as coauthored by Goodfellow, Howe, Cox and Bernard.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM GOVERNOR

Advising approval by him, May 10, 1961, of Enrolled **SJR No. 23**, by Graves, et al, of the Senate and Cox, et al, of the House, entitled:

A JOINT RESOLUTION RELATING TO FREE SPACE FOR CONCESSION STANDS IN THE NEW CAPITOL OFFICE BUILDINGS FOR HANDICAPPED CITIZENS OF OKLAHOMA WHO QUALIFY FOR STAND OPERATORS' LICENSES ISSUED BY THE STATE BOARD OF VOCATIONAL EDUCATION THROUGH ITS SECTION OF SERVICES TO THE BLIND; AND DIRECTING CAPITOL IMPROVEMENT AUTHORITY TO MAKE SPACE AVAILABLE.

SECOND READING

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

SB 341—State and Federal Government.

SB 342—Appropriations and Budget.

SB 343—Appropriations and Budget.

GENERAL ORDER

SB 191, by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 191** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **SB 191** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 191 was read for the third time at length.

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

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—30.

Excused: Baldwin, Belvin, Breeden, Collins, Cowden, Grantham, Kerr, McClendon, McColgin, Ritzhaupt, Trent.—11.

Not Voting: Cobb, Ham, Wilson (Beckham).—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—30.

Excused: Baldwin, Belvin, Breeden, Collins, Cowden, Grantham, Kerr, McClendon, McColgin, Ritzhaupt, Trent.—11.

Not Voting: Cobb, Ham, Wilson (Beckham).—3.

The emergency was declared passed.

SB 191 was referred for engrossment.

Senators Cowden, Kerr, McColgin, Ritzhaupt, Trent, Breeden, Collins, Grantham and McClendon asked to be shown present, which was the order.

GENERAL ORDER

SB 323 by Berrong and Dacus of the Senate and Diel, et al, of the House was read and considered.

Senator Berrong moved to amend **SB 323**, lines 14 and 15, page 22, by striking after the word "applicable" and before the word "a" the following language: "an agency of the State of Oklahoma and" which amendment was declared adopted.

Upon motion of Senator Berrong, **SB**

323, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **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: Allen, Bailey, Berrong, Boecher, Cobb, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Breeden, Garrison, Morford, Romang.—4.

Excused: Baldwin, Belvin.—2.

Not Voting: Bohannon, Cartwright, Collins, Easterly, McClendon.—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Boecher, Cobb, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Breeden, Garrison, Morford, Romang.—4.

Excused: Baldwin, Belvin.—2.

Not Voting: Bohannon, Cartwright, Collins, Easterly, McClendon.—5.

The emergency was declared passed.

SB 323, as amended, was referred for engrossment.

Senators Baldwin and Belvin asked to be shown present, which was the order.

MOTION TO RECONSIDER VOTE

Senator Ritzhaupt asked for consideration of his motion to reconsider the vote by which the emergency section to **HB 731** failed of passage.

Senator Romang raised a point of order against the Ritzhaupt motion, citing 12a, stating Senator Ritzhaupt did not vote with the majority, Senator Ritzhaupt declaring that he did.

The President stating the question revolved around the ruling as to what is the "majority," whether the prevailing side or majority side (in number), and since Senator Ritzhaupt had voted with the majority side (in number) and not the prevailing side and for lack of a clear Rule, he overruled the Romang Point of Order.

The vote occurring on the Ritzhaupt motion to reconsider the vote by which the emergency section to **HB 731** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—29.

Nay: Breeden, Garrison, Garvin, Ham, Lollar, McColgin, Morford, Pazoureck, Rogers, Romang, Trent, Wilson (Beckham).—12.

Not Voting: Allen, Baldwin, Cartwright.—3.

The question being: "Shall the emergency section to **HB 731** pass?" the roll was called with the following results:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—30.

Nay: Breeden, Garrison, Garvin, Harris,

Lollar, Morford, Pazoureck, Pitcher, Rogers, Trent, Wilson (Beckham).—11.

Not Voting: Allen, Baldwin, Cartwright.—3.

The emergency was declared passed.

MOTIONS TO RECONSIDER VOTE

The vote occurring upon the Stipe motion to reconsider the vote by which **SB 30**, as amended, was passed, it was declared adopted upon a roll call as follows:

Aye: Bailey, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Fine, Garrison, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Trent.—23.

Nay: Allen, Baldwin, Belvin, Berrong, Breeden, Dacus, Field, Garvin, Grantham, Graves, Harris, Kerr, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—18.

Not Voting: Cartwright, McSpadden, Ritzhaupt.—3.

The vote occurring upon the Rogers' motion to reconsider the vote by which **HB 731**, as amended, passed, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Breeden, Cartwright, Easterly, Garrison, Garvin, Ham, Harris, Lollar, Morford, Pazoureck, Pitcher, Rogers, Romang, Trent, Wilson (Beckham).—18.

Nay: Bailey, Belvin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Grantham, Graves, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—26.

HB 731, as amended, was referred for engrossment.

President Pro Tempore Collins presiding.

SPECIAL ORDER

The hour of 2:00 p.m. having arrived, **SB 209** by Cobb was taken up for consideration.

Senator Fine asked unanimous consent, which was granted, that **SB 209** be read and considered section by section.

Section 1 was read and adopted upon motion of Senator Cobb.

Section 2 was read.

Senator Land moved to amend **SB 209**, lines 4 and 5, page 2, by striking the following language, and wherever it appears in the Bill: "Unless a proper and valid Oklahoma State license has been issued," and by capitalizing the "I" in the word "it" on line 5, and by amending the title to conform thereto, which amendment was declared adopted.

Senators Berrong, Garvin, Colston, Dacus, Grantham, Garrison, Breeden, Rogers, Ham and Graves moved to amend **SB 209**, line 6, page 2, by inserting after the word "corporate" and before the word "to" the following language: "including any State resort, lodge or other instrumentality of the State and its agents and/or lessees"

Senator Kerr moved to amend the Berrong, et al, amendment by adding thereto the following: "benevolent associations, veterans organizations and press clubs" which amendment was declared adopted.

The vote occurring upon the Berrong, et al, amendment, it was declared adopted.

Senator Bailey moved to amend **SB 209**, line 15, page 3, by striking the word "premises" and inserting in lieu thereof the word "bathroom" which amendment was declared failed of adoption.

Upon motion of Senator Cobb, Section 2, as amended, was declared adopted.

Section 3 was read.

Senator Garvin moved to amend **SB 209**, line 4, page 4, by inserting after the

word "enclosure" and before the word "to" the word "knowingly" which amendment was declared adopted.

Senator Hamilton moved to amend **SB 209**, line 12, page 4, by striking after the word "for" the word and figures "thirty (30)" and inserting in lieu thereof the word and figure "three (3)" which amendment was declared adopted.

Upon motion of Senator Cobb, Section 3, as amended, was declared adopted.

Sections 4 and 5 were read and adopted upon motion of Senator Cobb.

Section 6 was read.

Senator Land moved to amend **SB 209**, line 10, page 9, by striking the word "hotel" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 209**, line 10, page 9, by striking after the word "hotel" and before the word "private" the words "boarding house" which amendment was declared adopted.

Upon motion of Senator Cobb, Section 6, as amended, was declared adopted.

Sections 7 and 8 were read and declared adopted upon motion of Senator Cobb.

Senator Wilson (Beckham) moved to amend **SB 209**, line 10½, page 12, by adding a new Section 9 to read as follows: "SECTION 9. It shall be unlawful for any person knowingly to enter, congregate or resort in any premises which are operating in violation of the provisions of this act. Any person convicted of violating the provisions of this Section shall be guilty of a misdemeanor" and by renumbering the succeeding Sections, accordingly, and amending the Title to conform to the body of the Bill, which amendment was declared adopted.

Sections 10 and 11 were read and declared adopted upon motions of Senator Cobb.

Senator Wilson (Beckham) asked unanimous consent, which was granted that the

word and figures "Section 10" in Sections 10 and 11 be changed to read "Section 12".

Section 12 was read.

Senator Ritzhaupt moved to amend **SB 209**, line 4, page 14, by striking after the word "Commissioners" the remainder of Section 12, which amendment was declared adopted.

Upon motion of Senator Cobb, Section 12, as amended, was declared adopted.

Section 13 was read.

Senator Cobb moved to amend **SB 209**, line 6, page 14, by striking Section 13, which amendment was declared adopted.

Upon motion of Senator Cobb, Section 13, as amended, was declared adopted.

Senator Land moved to amend **SB 209**, line 9½, page 14, by adding a new Section 13, to read as follows: "SECTION 13. This act shall apply only to those places where intoxicating liquor is sold by the drink" and by renumbering the succeeding sections accordingly, and amending the Title to conform thereto, which amendment was tabled upon motion of Senator Cobb.

Section 14 was read.

Senator Ritzhaupt moved to amend **SB 209**, line 12, page 14, by striking all of Section 14, which amendment was tabled upon motion of Senator Cobb.

Senator Wilson (Beckham) moved to amend **SB 209**, line 11½, page 14, by adding a new Section 14 to read as follows: "SECTION 14. This act shall be in full force and effect on and after July 1, 1961" and by renumbering the succeeding section and amending the Title to conform thereto, which amendment was tabled upon motion of Senator Cobb.

Upon motion of Senator Cobb, Section 14 was declared adopted.

Section 15 was read and declared adopted upon motion of Senator Cobb.

Senators Colston and Stevenson asked to

be made co-authors of **SB 209**, which was the order.

Upon motion of Senator Cobb, **SB 209**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cobb, **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.

Senator Land moved that further consideration of **SB 209** be deferred and that the Bill be ordered printed, as amended, which motion was tabled upon motion of Senator Cobb.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Bailey, Garrison, Garvin, Grant-ham, Lollar, Pazoureck, Ritzhaupt, Tipps.—8.

Not Voting: Allen, Pitcher, Stipe.—3.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Bailey, Garrison, Garvin, Grant-ham, Lollar, Pazoureck, Ritzhaupt, Tipps.—8.

Not Voting: Allen, Pitcher, Stipe.—3.

The emergency was declared passed.

SB 209, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 81 and **HB 724** each correctly engrossed.

Engrossed **SB 81** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 724**, as amended, were properly signed and returned to the Honorable House.

MOTION TO RECONSIDER VOTE

Senator Breeden asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **HB 801** failed of passage be deferred until Monday, May 15, 1961.

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

Senator Cowden presiding.

GENERAL ORDER

SB 192 by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 192** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 192** 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: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin,

Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—34.

Excused: Breeden.—1.

Not Voting: Allen, Baldwin, Cobb, Collins, Fine, Grantham, Ham, Stipe, Wilson (Beckham).—9.

The bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—34.

Excused: Breeden.—1.

Not Voting: Allen, Baldwin, Cobb, Collins, Fine, Grantham, Ham, Stipe, Wilson (Beckham).—9.

The emergency was declared passed.

SB 192 was referred for engrossment.

GENERAL ORDER

SB 291 by Land was read and considered.

Upon motion of Senator Land, **SB 291** was advanced to engrossment.

Upon motion of Senator Land, 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: Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin,

Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Breeden.—1.

Not Voting: Allen, Bailey, Baldwin, Cobb, Collins, Fine, Grantham, Stipe, Tipps.—9.

The bill was declared passed.

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

Aye: Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Breeden.—1.

Not Voting: Allen, Bailey, Baldwin, Cobb, Collins, Fine, Grantham, Stipe, Tipps.—9.

The emergency was declared passed.

SB 291 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Rogers moved that the vote be reconsidered by which **HB 655** was passed.

GENERAL ORDER

SB 184 by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 184** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 184** 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden.—1.

Not Voting: Allen, Cartwright, Cobb, Collins, Fine, Harris, Stipe.—7.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden.—1.

Not Voting: Allen, Cartwright, Cobb, Collins, Fine, Harris, Stipe.—7.

The emergency was declared passed.

SB 184 was referred for engrossment.

GENERAL ORDER

SB 188 by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 188** was advanced to engrossment.

Upon motion of Senator Shoemake, 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Breeden.—1.

Not Voting: Allen, Cobb, Collins, Stipe—4.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Breeden.—1.

Not Voting: Allen, Cobb, Collins, Stipe.—4.

The emergency was declared passed.

SB 188 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 41, 52 and 56, each as amended.

HAs to SB 41 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1 Amend Engrossed Senate Bill No. 41 by striking the TITLE and substituting in lieu therefor the following:

“AN ACT MAKING AN APPROPRIATION TO THE STATE DEPARTMENT OF HEALTH. (Amended for Conference)”

AMENDMENT NO. 2. Amend Page 1 Section 1 Line 19 by striking the figures

“\$770,000.00” in both columns and substituting in lieu therefor in both columns the figures “\$832,500.00”.

AMENDMENT NO. 3. Amend Page 1 Section 2 Line 25 by striking the “comma” and inserting a “period” and striking the remaining part of the sentence.

HAs to SB 52 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 52 by striking the TITLE and substituting in lieu thereof the following:

“AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE COURT OF CRIMINAL APPEALS. (Amended for Conference)”

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 19, by striking, in both columns, the figures, “\$51,250.00” and substituting in lieu thereof, in both columns, the figures, “\$51,850.00”, and by striking on Line 20, in both columns, the figures “\$3,595.00” and substituting in lieu thereof, in both columns, the figures, “\$3,895.00”, and by striking on Line 21, in both columns, the figures “\$54,845.00” and substituting in lieu thereof, in both columns, the figures, “\$55,745.00”

AMENDMENT NO. 3. Amend page 1, SECTION 2, Line 30, by striking in both columns, the figures “\$4,320” and substituting in lieu thereof, in both columns, the figures “4,920”

HA to SB 56 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 56, by striking the TITLE and substituting in lieu therefor the following:

“AN ACT MAKING AN APPROPRIATION TO THE COURT OF TAX REVIEW. (Amended for Conference)”

PENDING CONSIDERATION OF HAs

Upon motion of Senator Graves, the Senate refused to concur in HAs to SB 5 and

requested the Honorable House to grant a conference thereon.

Upon motion of Senator Wilson (Beckham), the Senate refused to concur in **HAs** to **SB 83** and requested the Honorable House to grant a conference thereon.

Upon motion of Senator McClendon, the Senate concurred in **HAs** to **SB 116**.

SB 116, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Cartwright, Morford.—2.

Excused: Breeden.—1.

Not Voting: Allen, Belvin, Cobb, Collins, Harris, Pitcher, Stipe.—7.

The bill, as amended, was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Cartwright, Morford.—2.

Excused: Breeden.—1.

Not Voting: Allen, Belvin, Cobb, Collins, Harris, Pitcher, Stipe.—7.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Romang asked unanimous con-

sent, which was granted, that the Senate concur in **HAs** to **SB 64**.

SB 64, 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: Belvin, Berrong, Boecher, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Bohannon.—2.

Excused: Breeden.—1.

Not Voting: Allen, Bailey, Cartwright, Cobb, Collins, McSpadden, Stipe.—7.

The bill, as amended, was declared passed.

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

Aye: Belvin, Berrong, Boecher, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Bohannon.—2.

Excused: Breeden.—1.

Not Voting: Allen, Bailey, Cartwright, Cobb, Collins, McSpadden, Stipe.—7.

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 **SCR 27** was read and adopted upon motion of Senator Trent:

Mr. President:

We, your Conference Committee on Social Welfare to whom was referred En-

grossed Senate Concurrent Resolution No. 27 and Engrossed House Amendments attached thereto by the Social Welfare Committee of the Senate entitled:

A CONCURRENT RESOLUTION RELATING TO HOSPITAL CARE FOR PERSONS ELIGIBLE FOR AND ENTITLED TO HOSPITALIZATION UNDER THE MEDICAL CARE PROGRAMS OF THE OKLAHOMA PUBLIC WELFARE COMMISSION; ESTABLISHING THE MAXIMUM PAYMENT THAT THE OKLAHOMA PUBLIC WELFARE COMMISSION MAY MAKE FOR SUCH HOSPITALIZATION UNDER ITS MEDICAL CARE PROGRAMS; ETC.,

beg leave to report that we had the same under consideration and herewith return the same with the recommendation that DO PASS AS AMENDED by the House, whose amendments are listed below:

AMENDMENT NO. 1. Amend Engrossed Senate Concurrent Resolution No. 27 Pages 1 and 2, Lines 26 through 36 on Page 1 and Lines 2 through 7 on Page 2, SECTION 1, by deleting SECTION 1, and substituting in lieu thereof the following:

"SECTION 1. AMOUNT OF PAYMENT. The Oklahoma Public Welfare Commission is hereby authorized and directed to limit the amount of payment to hospitals rendering services under its program to persons eligible for and entitled to such hospitalization to the actual reimbursable per diem cost of such hospital, but in no event shall such payment exceed the actual audited and certified per diem cost of University Hospitals after an amount of not less than fifteen percent (15%) nor more than twenty percent (20%) has been deducted from such cost for professional instructional expenses; however, in the case of those hospitals which are approved by the Joint Commission on Accreditation or those hospitals which are registered or approved for teaching of interns and residents by the American Osteopath-

ic Association, such payment shall not exceed the actual audited and certified per diem cost of University Hospitals after an amount of not less than ten percent (10%) or more than fifteen percent (15%) has been deducted from such cost for professional instructional expense. In the event that the Oklahoma Public Welfare Commission and the Board of Regents of the University of Oklahoma cannot agree on the per diem for the patients of the Commission, a Committee composed of the Governor of Oklahoma, the President Pro Tempore of the Senate, the Speaker of the House of Representatives, the Budget Director and the Chairman of the Oklahoma Public Welfare Commission, the President of the Oklahoma Hospital Association, and the President of the Oklahoma Osteopathic Hospital Association will be responsible for the establishment of a rate of pay which shall prevail."

For The Senate:	For The House:
Trent, Chairman	Nichols, Chairman
Ritzhaupt	Jones
Wilson (Greer)	Ogden

SCR 27, as amended in Conference, was read at length.

On the question of adoption of Resolution as amended in Conference, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Breeden.—1.

Not Voting: Allen, Cobb, Collins, McSpadden, Stipe, Tipps.—6.

The Resolution as amended in Conference, was declared adopted.

SCR 27, together with Conference Com-

mittee Report thereon, was ordered transmitted to Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HB 930.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCR 549.

Senator Land asked unanimous consent, which was granted, that HCR 549 be taken up for immediate consideration, the Resolution being read at length as follows and adopted upon his motion:

HOUSE CONCURRENT RESOLUTION NO. 549—By Atkinson, Hopkins, Johnston, Howard, McCune and Bradley (Tulsa), of the House and Land of the Senate.

A CONCURRENT RESOLUTION EXPRESSING COMMENDATION FOR SPONSORS OF THE FIRST NATIONAL CONFERENCE ON PEACEFUL USES OF SPACE AT TULSA, OKLAHOMA, FRIDAY, MAY 26, AND SATURDAY, MAY 27, 1961; DIRECTING DISTRIBUTION OF RESOLUTION.

WHEREAS, The State of Oklahoma and the City of Tulsa have been signally honored by having been selected as the locale for the First National Conference on Peaceful Uses of Space to be held May 26 and 27, 1961; and

WHEREAS, The top minds and leaders in the internationally important field of space exploration — from government, from industry, and from the professions — will convene in this Conference with the sole purpose of probing the infinite possibilities of peaceful uses of outer space; and

WHEREAS, A number of prominent Oklahomans, especially including the Senior Senator, The Honorable Robert S. Kerr, Chairman of the U.S. Senate Aeronautics and Space Science Committee, and

the Honorable James E. Webb, Administrator, National Aeronautics and Space Administration, will make significant contributions to the success of the Conference; and

WHEREAS, the National Aeronautics and Space Administration, Washington, D. C., and the Tulsa Chamber of Commerce are sponsoring the Conference with the co-sponsorship of the Aerospace Industries Association of America, the Aerospace Medical Association, the American Astronautics Society, the American Institute of Biological Sciences, the American Rocket Society, the Electronic Industries Association, the Frontiers of Science Foundation of Oklahoma, Inc., and The Institute of the Aerospace Sciences; and

WHEREAS, The two-day Conference will be followed by a public exhibition for all Oklahomans and for citizens of surrounding states of the very latest information and equipment with which the National Aeronautics and Space Administration is conducting significant research probes, both manned and instrumented, in space for peaceful purposes;

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

THAT, the National Aeronautics and Space Administration, Honorable James E. Webb, Administrator; The Tulsa Chamber of Commerce, D. J. Tuepker, President; and the First National Conference on Peaceful Uses of Space, Harold C. Stuart, General Chairman, be and they are hereby commended for providing this opportunity to the citizens of Oklahoma, the citizens of the Nation, and the citizens of the World to study peaceful applications of space technology; and

THAT, the people of Oklahoma, through their representatives, in this 28th session of the Oklahoma Legislature, do salute, support, and pledge themselves to take

part in the First National Conference on Peaceful Uses of Space; and

THAT, a duly authenticated copy of this Resolution be presented or transmitted to Senator Robert S. Kerr, Senate Office Building, Washington, D. C.; Mr. James E. Webb, Administrator, National Aeronautics and Space Administration, 1329 Eighteenth Street, N.W., Washington, D.C.; and Mr. D. J. Tuepker, President, Tulsa Chamber of Commerce, 616 S. Boston, Tulsa, Oklahoma.

Engrossed HCR 549 was properly signed and ordered returned to the Honorable House.

RESOLUTION

By unanimous consent, the following SR was introduced by Senator Bohannon:

SR 46 —By Bohannon, Payne, Stipe

A Resolution relating to Area Redevelopment and Water pollution control; authorizing appointment of a Committee of Five (5) Senators to proceed to Washington, D. C., for the purpose of obtaining information concerning requirements for participation in such programs.

Senator Fine asked unanimous consent to amend **SR 46**, and title to provide for the appointment of three (3) members of the Senate rather than five (5), to proceed to Washington, D. C.

SR 46, as amended, was read at length as follows, adopted upon motion of Senator Bohannon and ordered referred for enrollment:

SENATE RESOLUTION NO. 46—By Bohannon, Payne, Stipe.

A RESOLUTION RELATING TO AREA DEVELOPMENT AND WATER POLLUTION CONTROL; AUTHORIZING APPOINTMENT OF A COMMITTEE OF THREE (3) SENATORS TO PROCEED TO WASHINGTON, D.C., FOR THE PURPOSE OF OBTAINING INFORMATION CONCERNING REQUIREMENTS FOR PARTICIPATION IN SUCH PROGRAMS.

WHEREAS, The United States Congress has recently enacted legislation authoriz-

ing financial assistance either by grants or loans for redevelopment of certain under-developed and depressed areas of the United States; and

WHEREAS, It appears that certain areas of the State of Oklahoma may qualify for such financial assistance; and

WHEREAS, It is necessary that the Oklahoma State Senate be advised as to the requirements and procedures involved to obtain such assistance.

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

SECTION 1. That the President Pro Tempore of the Senate is hereby directed to appoint a committee of three (3) members for the purpose of studying and investigating the conditions and requirements necessary for certain areas of Oklahoma to obtain Federal financial assistance for redevelopment projects.

SECTION 2. Such committee shall proceed to Washington, D.C., for the purpose of conferring with proper governmental officials on May 17 and 18, 1961, and obtaining factual information and instructions for participation in such redevelopment projects with particular attention to the provisions adopted concerning assistance to Indian Tribes.

SECTION 3. Reimbursement for travel and necessary expenses for such members shall be paid by the State Senate as provided by Senate Resolution No. 5 of the Twenty-eighth Oklahoma Legislature.

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.

FIRST READING

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

SB 344—By Shoemaker.

An Act relating to Workmen's Compensation; authorizing Industrial Court to re-

view an award; making mandatory review of order denying award upon change of condition; fixing period of limitations; amending 85 O. S. 1951, § 28; and declaring an emergency.

SJR 29—By Cartwright of the Senate and Howze of the House.

A Joint Resolution relating to certain lands under the jurisdiction and control of the Oklahoma Wildlife Conservation Commission; authorizing and empowering said Commission and the Oklahoma Planning and Resources Board to negotiate and to enter into certain contractual agreements for the development of recreational facilities in the area of Sportsman's Lake in Seminole County; expressing Legislative intent with regard to funds necessary for the development and maintenance of said recreational area; and declaring an emergency.

SJR 30—By Cartwright of the Senate and Allard, Howze and Levergood of the House.

A Joint Resolution proposing an amendment to Article X, Oklahoma Constitution, by adding a new Section, to be designated Section 23b, prohibiting appropriations in excess of the estimate by the State Board of Equalization of revenue to

accrue to the Emergency Appropriation Fund; providing that such appropriations shall be null and void; providing for the submission of said proposed amendment to the people for their approval or rejection; and ordering a Special Election.

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:

SJR 25—Judiciary.

SB 280—Judiciary.

SB 331—Business and Industry.

HB 525—Judiciary.

HB 660—Military and Veterans Affairs.

HB 699—Military and Veterans Affairs.

DO PASS, as amended.

SB 258—Education—Common.

SB 315—Education—Common.

HB 707—Revenue and Taxation.

HB 926—Judiciary.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

Seventy-fifth Legislative Day

Thursday, May 11, 1961

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—39

Excused: Allen, Bailey, Cobb, Colston, 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 Rogers introduced Deborah Lynne Billingsley and Brent Botts and asked that they be made Honorary Pages for this legislative day.

Senator Rogers also introduced Dick Mayeaux, Arthur Woodard, Bill Young and Steven Alexander of Star-Spencer Junior High and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Payne introduced Joe Morris, Jr., the son of Joe Morris of Tulsa, and Grandson of Joe S. Morris, a former State Senator from the 1st District during the First and Second Legislatures — Secretary of the Senate during the Fifth and Sixth Legislatures — and Secretary

of State from 1919 to 1923. Senator Payne asked that Joe be made Honorary Page for this legislative day, which was the order.

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

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 184, 188, 191, 299 and 291, and HB 731 each correctly engrossed.

SB 116, SCR 3 and SR 46 each correctly enrolled.

Engrossed SBs 184, 188, 191 and 209, were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 731, as amended, were properly signed and returned to the Honorable House.

Enrolled SB 116 was, after fourth reading, 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.

Enrolled SR 46 was properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 541—By Howard, Johnston, Atkinson, Hopkins, Forsythe, Blankenship, Goodfellow, Williams (Carter) and Watkins.

An Act relating to crimes; making failure to file State Income Tax or filing of false return a felony; providing penalties; providing for severability.

HB 987—By Hopkins.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 116.3, as amended by Section 2, Chapter 1, Title 47, O.S.L. 1957 and by Section 2, Chapter 1, Title 47, O.S.L. 1959; authorizing the Commissioner of Public Safety to issue certain permits for and to regulate the use of oversize and overweight vehicles; exempting farm equipment; establishing maximum widths for structures in the form of houses or buildings moved on State or Federal highways; and declaring an emergency.

HJR 530—By Vandiver and Traw of the House and Hamilton of the Senate.

A Joint Resolution relating to certain allocations from the State Contingency and Emergency Fund; authorizing the State Contingency and Emergency Board to allocate an amount not to exceed twenty-five thousand dollars (\$25,000.00) to the Civil Defense Agency for the purpose of rehabilitating certain tornado disaster areas in LeFlore County; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-grossed **SBs** 44, 47, 51, 55 and 176, and referring same to General Conference Committee on Appropriations when appointed.

FIRST READING

The following Bill was introduced and read the first time:

SB 345—By Bohannon.

An Act relating to quarrying, mining or other operations requiring the use of explosives near schools, churches or other established places of worship; making violation of the Act a misdemeanor,

and fixing the penalty therefor; providing for injunctive action against violation 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 344—Insurance.

SJR 29—Planning and Resources.

SJR 30—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 595—Appropriations and Budget.

HB 643—Appropriations and Budget.

HB 902—Roads and Highways.

HB 958—County Government.

HB 972—State and Federal Government.

HB 990—Social Welfare.

HJR 514—Social Welfare.

COMMITTEE REPORTS

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

Do PASS:

SB 290—County Government.

GENERAL ORDER

HB 926 by McCune, et al, was read and considered.

Senators Land and Fine asked unanimous consent, which was granted, that they be shown as the co-authors of **HB 926**.

Upon motion of Senator Land, **HB 926** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 926** was placed upon third reading and final passage.

THIRD READING

HB 926 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Breeden, Collins, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Colston, Garrison, Tipps.—7.

Not Voting: Cartwright, Cowden, Ham, Morford, Trent.—5.

The bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Breeden, Collins, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Colston, Garrison, Tipps.—7.

Not Voting: Cartwright, Cowden, Ham, Morford, Trent.—5.

The emergency was declared passed.

HB 926, as amended, was referred for engrossment.

Senator Cobb asked to be shown present, which was the order.

GENERAL ORDER

SB 315 by Wilson (Beckham) of the Senate and Holcomb of the House was read and considered.

Senators Pazoureck, Hamilton, McClendon, McColgin, Belvin, Kerr and Cartwright asked to be made co-authors of **SB 315**, which was the order.

Upon motion of Senator Wilson (Beckham), **SB 315** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham) **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: Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Allen, Bailey, Bohannon, Colston, Garrison, Tipps.—6.

Not Voting: Baldwin, Land, Pitcher, Stevenson.—4.

The bill was declared passed.

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

Aye: Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Allen, Bailey, Bohannon, Colston, Garrison, Tipps.—6.

Not Voting: Baldwin, Land, Pitcher, Stevenson.—4.

The emergency was declared passed.

SB 315, as amended, was referred for engrossment.

Senator Tipps asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 116**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 3**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Stipe moved to reconsider the vote by which **SB 291** was passed.

GENERAL ORDER

HB 855 by Skaggs et al of the House was read and considered.

Senators Stipe, Shoemake, Hamilton, McSpadden, Graves, Dacus, Trent, Belvin and Breeden asked to be made co-authors of **HB 855**, which was the order.

Upon motion of Senator Stipe, **HB 855** was advanced to engrossment.

Senator Tipps asked to be shown present, which was the order.

Upon motion of Senator Stipe, 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: Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Stevenson.—1.

Excused: Allen, Bailey, Bohannon, Colston, Garrison.—5.

Not Voting: Land, Pitcher.—2.

The Bill was declared passed.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Stevenson.—1.

Excused: Allen, Bailey, Bohannon, Colston, Garrison.—5.

Not Voting: Land, Pitcher.—2.

The Emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Wilson (Beckham) moved to reconsider the vote by which **HB 855** was passed.

Senator Allen asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

HB 807 by Ogden et al of the House and Harris and McSpadden of the Senate was read and considered.

Senator Hamilton moved to amend **HB 807**, line 9, page 4, by inserting after the word "Education" and preceding the word "and" the words "Division of Vocational Education" which amendment was declared adopted.

Senator Pazoureck moved to amend **HB 807**, line 6, page 5, by striking the semicolon after the word "employees" and add the following: ", provided that all employees coming under the Merit System may attend and be party officials in all party functions, on a precinct, county, state and national level" which amendment was tabled upon motion of Senator Fine, the roll call being as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Dacus, Field, Fine, Ham, Hamilton.

Harris, Kerr, Lollar, McClendon, McSpadden, Morford, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent.—26.

Nay: Cowden, Easterly, Grantham, Graves, Land, McColgin, Payne, Pazour-
eck, Pitcher, Rogers, Wilson (Greer).—11.

Excused: Bailey, Bohannon, Colston, Garrison.—4.

Not Voting: Garvin, Tipps, Wilson (Beckham).—3.

Senator Shoemake moved to amend **HB 807**, line 1, page 6, by striking after the word “during” the remainder of the line and to and including the word “in” in line 2, which amendment was declared failed of adoption upon a roll call as follows:

Aye: Belvin, Boecher, Cobb, Collins, Cowden, Easterly, Fine, Graves, Ham, Hamilton, Lollar, McClendon, Payne, Pazoureck, Shoemake, Stipe, Tipps.—17.

Nay: Allen, Baldwin, Breeden, Dacus, Garvin, Grantham, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham).—19.

Excused: Bailey, Bohannon, Colston, Garrison.—4.

Not Voting: Berrong, Cartwright, Field, Wilson (Greer).—4.

Senator Shoemake moved to amend **HB 807**, line 16, page 8, by striking word and figures “ten (10)” and inserting the word and figure “five (5)” which amendment was adopted by unanimous consent, upon request of the Senator Harris.

Senator Ritzhaupt moved to amend **HB 807**, line 9, page 8, by inserting after the word “insubordination” the word “incompatibility” which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 807**, line 6, page 11, by striking after the word “position” the remainder of the line and line 7.

Senator Cowden presiding.

The vote occurring on the Ritzhaupt

amendment, it was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 807**, line 6, page 11, by striking after the word “of” the word “pay” and on line 7 before the word “others” strike the word “or”, which amendment was declared failed of adoption.

Senator Shoemake moved to amend **HB 807**, line 11, page 11, by striking the words “State Personnel Board” and inserting the words “State Agency” and on line 12, page 11, strike the words “with the Agencies” and insert the words “with the State Personnel Board”, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 807**, line 7, page 12, by inserting before the word “four” the words “at least” which amendment was adopted by unanimous consent, upon request of Senator Harris.

Senator Hamilton moved to amend **HB 807**, line 13, page 11, by striking the comma and inserting a period after the word “layoffs” and by striking after the word “department” the balance of line 13 and lines 14, 15 and to and including the word “organization” in line 16, which amendment was declared adopted by unanimous consent, upon request of Senator Harris.

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

Senator Bohannon asked to be shown present, which was the order.

Senator Payne moved to amend **HB 807**, line 16, page 13, by placing a comma after the letters “tion” and add the following: “provided, however, each department head shall have the authority to transfer personnel within the department if in the best interests of the department, and no appeal shall be allowed from such transfer” which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 807**, by inserting a new Section 8 between

lines 16 and 17, page 13, to read as follows: "Section 8. The State Personnel Board shall, on request of an applicant, give full information pertaining to the results of applicant's examination, classification and rating" which amendment was declared adopted.

Upon motion of Senator Harris, the title to **HB 807** was ordered amended to conform to the bill, as amended.

Upon motion of Senator Harris, **HB 807**, as amended, was advanced to engrossment.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 807**, as amended, 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, Belvin, Berrong, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—34.

Excused: Bailey, Baldwin, Colston, Garrison.—4.

Not Voting: Bohannon, Cobb, Collins, Morford, Stipe, Wilson (Greer).—6.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—34.

Excused: Bailey, Baldwin, Colston, Garrison.—4.

Not Voting: Bohannon, Cobb, Collins, Morford, Stipe, Wilson (Greer).—6.

The emergency was declared passed.

HB 807, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 192 and **323** each correctly engrossed.

SB 64 correctly enrolled.

Engrossed **SBs 192** and **323** were each properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 64**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

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

GENERAL ORDER

HB 536 by Privett et al was read and considered.

Senators Dacus, Breeden, Grantham, McSpadden, Belvin and Field asked to be shown as co-authors of **HB 536**, which was the order.

Upon motion of Senator Easterly, **HB 536** was advanced to engrossment and third reading.

Senator Easterly asked unanimous consent, which was granted, that **HB 536** be 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin,

Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—36.

Excused: Bailey, Baldwin, Colston, Garrison, Kerr.—5.

Not Voting: Cobb, Collins, Wilson (Greer).—3.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—36.

Excused: Bailey, Baldwin, Colston, Garrison, Kerr.—5.

Not Voting: Cobb, Collins, Wilson (Greer).—3.

The emergency was declared passed.

HB 536 was properly signed and ordered returned to Honorable House.

Senators Pitcher and Lollar asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 170 by Shoemake, was read and considered.

Senators McSpadden, Cowden, Hamilton, Dacus and Payne asked to be shown as co-authors of **SB 170**, which was the order.

Upon motion of Senator Shoemake, **SB 170** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 170** 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—34.

Excused: Bailey, Baldwin, Colston, Garrison, Kerr, Lollar, Pitcher.—7.

Not Voting: Cobb, Collins, Wilson (Greer).—3.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—34.

Excused: Bailey, Baldwin, Colston, Garrison, Kerr, Lollar, Pitcher.—7.

Not Voting: Cobb, Collins, Wilson (Greer).—3.

The emergency was declared passed.

SB 170 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 961—By Bond.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 22.15, providing for manufacturer's and dealer's license by prohibiting the issuance of such license to those who have not complied with Oklahoma Statutes relating to the Oklahoma Motor Vehicle Commission and

do not hold a current license from such Commission; 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 43, as amended.

HAs to SB 43 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1—Amend Engrossed Senate Bill No. 43 by striking the TITLE and substituting in lieu therefor the following:

"AN ACT MAKING LEGISLATIVE COUNCIL. (Amended for Conference)."

AMENDMENT NO. 2 Amend Page 1, SECTION 1, Lines 13, 14 and 15 by striking the words and figures, "Sixty-five Thousand Dollars (\$65,000.00)", in both places, and inserting in lieu thereof the words and figures, "Seventy-five Thousand Dollars (\$75,000.00)," in both places.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled SB 64.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 41, 52 and 56, and referring Bills to the General Conference Committee on Appropriations.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, May 15, 1961, as provided under the Rules, which motion was declared adopted.

COMMITTEE REPORTS

By unanimous consent the following Bills were reported to the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 75—Insurance — To Appropriations and Budget by previous order.

HB 839—Insurance.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, May 15, 1961, at 1:30 p. m.

Seventy-sixth Legislative Day

Monday, May 15, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
—42.

Excused: Belvin, Kerr.—2.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Mitchell Lowry, Pastor of the Methodist Church, Texhoma, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Graves introduced Carol, Steve and Jimmy Hatch and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Field asked unanimous consent, which was granted, that President Nigh be recognized for an introduction.

President Nigh introduced Mr. Milton Zapata of Puerto Rico, Immediate Past President of Junior Chamber International, and asked that he be granted privilege of the Floor for the purpose of addressing the Senate, which was the order.

Upon motion of Senator Harris, the remarks of Mr. Zapata were ordered incorporated in the Journal, and are as follows:

Honorable President, George Nigh, Honorable President Pro Tempore Collins and Honorable members of the Senate of the State of Oklahoma.

Seldom before have I had the great pleasure of addressing such a distinguished group of legislators, and I shall take this next few minutes not only to express to you my most sincere appreciation for allowing me to come before you, but also to tell you of the outstanding group of young men who make up the Oklahoma Junior Chamber of Commerce and of some of their plans.

During my year of office as World President of Junior Chamber International, I had the privilege of visiting several Junior Chambers of Commerce in Oklahoma. I left the State then with the firm conviction that the young men of this state's organization were men of good principles, of true belief in our Creed. Men who had set out not only to work for the improvement or development of their communities, but also who had set out to break down the walls of individualism, or independentism, which seem oftentimes to prevent us Americans from realizing that there are other places besides our own, that there are other peoples, just as good as we, who wish to be wanted and understood.

This, of course, has been known to be the way the Jaycees of this great State have accepted their challenge. Oklahoma was the home of the original headquarters of the International organization. Okla-

homa is today the home of the United States Junior Chamber of Commerce. The Oklahoma Jaycees were among the first to join the International organization and their contribution to the world movement has been outstanding year after year.

Their awareness of the problems which face us today in the world, their awareness of the need of the American citizen to actively participate in the solution of these problems, their awareness of the need for better relations between the peoples of the world, has led them to seek the selection of Oklahoma City as the site for the World Congress of Junior Chamber International in the year 1963. An event which should not only bring to this city around 5,000 people from some 60 countries, but which should also bring good economic results and wonderful publicity to all of Oklahoma.

This event will give the foreign Jaycees a unique opportunity to see America as it really is and I can assure you that after meeting and visiting with you Oklahomans they shall leave this State, as I did some months ago, eagerly waiting for an opportunity to return.

I would not like to bid farewell to you gentlemen without first bringing to you the greetings of our World President, Mr. Peter Frankel of Brazil. Also the opportunity is the best to express to you the appreciation of each and every one of the members of the Oklahoma Junior Chamber of Commerce for your patience and understanding and for the formidable support you have always given to them and their hopes for your support to their bid which is now known as OKC in '63. Thank You.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1033—By Howze and Wilhelm.

An Act relating to Legislative apportionment of the House of Representatives.

HJR 527—By Howze and Wilhelm.

A Joint Resolution directing the Secre-

tary of State to refer to the people for their approval or rejection a proposed amendment to Section 10 of Article V of the Constitution.

The above numbered **HBs** and/or **HRs** were read for the first time.

Senator Land presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 549**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins presiding.

MESSAGES FROM THE GOVERNOR

Advising approval by him, May 11, 1961, of Enrolled **SJR No. 24** entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 24—By Pitcher of the Senate and Bynum of the House.

A JOINT RESOLUTION RELATING TO ACQUISITION OF THE OKLAHOMA ORDINANCE WORKS PROPERTY IN MAYES COUNTY, OKLAHOMA, BY THE OKLAHOMA ORDINANCE WORKS AUTHORITY TRUST, OF WHICH THE STATE OF OKLAHOMA IS SOLE AND EXCLUSIVE BENEFICIARY, FROM THE UNITED STATES OF AMERICA; etc.

MESSAGES FROM GOVERNOR

Advising approval by him, May 15, 1961, of Enrolled **SBs Nos. 13, 59, 87 and 147** entitled:

ENROLLED SENATE BILL NO. 13—By Wilson (Beckham) of the Senate and Skaggs of the House.

AN ACT RELATING TO SECURITIES; AMENDING SECTION 409, CHAPTER 1, TITLE 71, OKLAHOMA SESSION LAWS 1959, PAGE 345 (71 O. S. SUPP. 1959, § 409); ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 59—By McClendon and Trent of the Senate and

Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA STATE LEGISLATURE; STATING THE PURPOSE; PROVIDING FOR APPROVAL OF CLAIMS; ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 87—By Wilson (Greer), Wilson (Beckham), Dacus and Stipe.

AN ACT RELATING TO CRIMINAL PROCEDURE; AMENDING 22 O. S. 1951, § 1277, AS AMENDED; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 147—By Field of the Senate and Roads and Highways Committee of the House.

AN ACT RELATING TO PUBLIC BUILDINGS AND PUBLIC IMPROVEMENTS; AMENDING 61 O. S. 1951, §§ 1 AND 2, AS AMENDED BY SECTIONS 1 AND 2, TITLE 61, PAGE 335, OKLAHOMA SESSION LAWS 1955, TO ELIMINATE THE PROVISION THAT BOND REQUIRED FROM A CONTRACTOR OR CONTRACTORS SHALL INCLUDE COVERAGE FOR INDEBTEDNESS FOR RENTAL OF MACHINERY OR EQUIPMENT FURNISHED IN THE CONSTRUCTION OF SAID PUBLIC BUILDING OR IN MAKING SAID PUBLIC IMPROVEMENTS; ETC. AND DECLARING AN EMERGENCY.

SECOND READING

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

SB 345—Roads and Highways.

HB 541—Revenue and Taxation.

HB 987—Public Safety.

HB 961—Business and Industry.

HJR 530 — Senator Hamilton asked unanimous consent, which was granted, that **HJR 530** be printed and placed upon the Calendar without reference to a committee.

GENERAL ORDER

HB 909 by Hopkins, et al, was read and considered.

By unanimous consent, Senator Land was added as co-author of **HB 909**.

Upon motion of Senator Land, **HB 909** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 909** was placed upon third reading and final passage.

THIRD READING

HB 909 was read for the third time at length.

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

Aye: Allen, Bailey, Berrong, Breeden, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham).—26.

Nay: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Collins, Fine, Hamilton, Lollar, McClendon, McColgin, Pitcher, Stipe, Tipps.—14.

Excused: Belvin, Kerr.—2.

Not Voting: Colston, Wilson (Greer).—2.
The Bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—32.

Nay: Baldwin, Boecher, Bohannon, Cartwright, Collins, Hamilton, Lollar, Pitcher, Tipps.—9.

Excused: Belvin, Kerr.—2.

Not Voting: Wilson (Greer).—1.

The Emergency was declared passed.

HB 909 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 183 by Breeden was read and considered.

Upon motion of Senator Breeden, **SB 183** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colins, Colston, Cowden, Dacus, Field, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—34.

Nay: Bailey, Easterly, Rogers, Stipe, Wilson (Beckham).—5.

Excused: Belvin, Kerr.—2.

Not Voting: Fine, Land, Stevenson.—3.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colins, Colston, Cowden, Dacus, Field, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—34.

Nay: Bailey, Easterly, Rogers, Stipe, Wilson (Beckham).—5.

Excused: Belvin, Kerr.—2.

Not Voting: Fine, Land, Stevenson.—3.

The Emergency was declared passed.

SB 183 was referred for engrossment.

GENERAL ORDER

SB 185 by Shoemake was read and considered.

Senator Stipe moved to amend **SB 185**, line 2, page 3, after the word "license" by striking the period (.) and inserting a comma (,) and add the following: "of the wholesaler involved and the license of the retailer involved for the same period of time."

Senator Stipe asked unanimous consent, to which Senator Shoemake objected, to amend his amendment to include "distillers".

Senator Shoemake asked unanimous consent, which was granted, that further consideration of **SB 185** be deferred for this legislative day.

HB 707 by Bond, et al, was taken up for consideration.

Senator Baldwin asked unanimous consent, which was granted, that **HB 707** be read and considered section by section.

Section 1 was read.

Senator Wilson (Greer) moved to amend **HB 707**, line 17, page 4, by striking all of the language after the word "club" on line 17, and before the word "or" on line 18, which amendment was declared failed of adoption.

Section 1 was declared adopted upon motion of Senator Baldwin.

Section 2 was read and declared adopted upon motion of Senator Baldwin.

Senator Fine asked unanimous consent, which was granted, that further reading of the Bill section by section be dispensed with, and amendments be considered as submitted.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senators McClendon and Hamilton moved to amend **HB 707**, line 5½, page 6, by adding a new section 3 and renumbering the succeeding sections accordingly, Section 3 to read as follows: "SECTION

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3. Be it further provided that at the time the federal withholding form is presented to the employee and the beginning of each taxable year thereafter, a statement form certifying that the employee has filed an Oklahoma State income tax report for the preceding taxable year be presented for the purpose of such certification. The certificate when properly signed by the employee shall be forwarded by the employer on or before the last day of the month following the close of each such quarterly period to the Oklahoma Tax Commission. State withholding shall not be applied by the employer in case the employee certifies that the preceding taxable year's income tax reports have been filed with the Oklahoma Tax Commission. Any employer or employee failing to comply with the provisions of this section, or furnishing false information, shall be guilty of a misdemeanor and upon conviction shall be punished by a fine not exceeding One Hundred Dollars (\$100.00) or by imprisonment for not more than six (6) months in a jail or by both such fine and imprisonment for such violation." and by amending the title to conform thereto, which amendment was declared failed of adoption, upon a roll call as follows:

Aye: Cartwright, Cobb, Dacus, Easterly, Garrison, Ham, Hamilton, McClendon, Morford, Shoemake, Tipps, Trent, Wilson (Beckham).—13.

Nay: Allen, Baldwin, Bohannon, Breeden, Collins, Colston, Cowden, Fine, Garvin, Grantham, Graves, Harris, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Greer).—25.

Excused: Belvin, Berrong, Kerr.—3.

Not Voting: Bailey, Boecher, Field.—3.

Senator Berrong asked to be shown present, which was the order.

Senators Grantham and Ritzhaupt moved to amend **HB 707**, line 5¼, page 6, by adding a new section to be known as Section 3, to read as follows: "SECTION 3. Each employer may retain three per-

cent (3%) of any taxes withheld to reimburse such employer for his expense, but in no event shall this section operate to decrease the amount of tax refund to which an employee may be entitled." and by renumbering the succeeding sections accordingly and amending the title to conform thereto, which amendment was tabled upon motion of Senator Baldwin.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Upon motion of Senator Baldwin, **HB 707** as amended, was advanced to engrossment.

Senator Baldwin moved that the rules of the Senate be suspended and **HB 707**, as amended, be 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, Baldwin, Bohannon, Breeden, Cobb, Collins, Cowden, Fine, Garvin, Grantham, Graves, Harris, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps.—23.

Nay: Cartwright, Colston, Dacus, Easterly, Garrison, Ham, Hamilton, Lollar, McClendon, Pitcher, Romang, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—15.

Excused: Belvin, Berrong, Kerr.—3.

Not Voting: Bailey, Boecher, Field.—3.

The bill was declared passed.

Senator Berrong asked to be shown present, which was the order.

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

Aye: Allen, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cobb, Collins, Cowden, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Land, McClendon, McColgin, McSpadden, Morford, Payne, Paz-

oureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Trent.—30.

Nay: Boecher, Cartwright, Colston, Dacus, Easterly, Garrison, Ham, Lollar, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—12.

Excused: Belvin, Kerr.—2.

The emergency was declared passed.

HB 707, as amended, was referred for engrossment.

DECLARATIONS OF VOTES

Senators Berrong and Boecher asked unanimous consent, which was granted, that the record show, had they been present at the time of third reading and final passage of **HB 707**, as amended, they would have voted NAY on the bill.

Senators Field and Bailey asked unanimous consent, which was granted, that the record show had they been present at the time of third reading and final passage of **HB 707**, as amended, they would have voted AYE on the bill.

RESOLUTION

By unanimous consent, upon request of Senator Cartwright, the following **SR** was introduced, read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 47 — By Cartwright.

A RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE OF THE SENATE, TWENTY-EIGHTH LEGISLATURE, TO APPOINT A COMMITTEE OF THREE (3) MEMBERS OF THE SENATE TO MEET AND CONFER IN WASHINGTON, D. C., WITH MEMBERS OF THE OKLAHOMA CONGRESSIONAL DELEGATION, OFFICIALS OF THE BUREAU OF PUBLIC ROADS, THE CORPS OF ENGINEERS OF THE UNITED STATES ARMY, AND WITH OFFICIALS OF OTHER DEPARTMENTS, OFFICES AND AGENCIES REGARDING ROAD RELOCATION COSTS AND STATE PAYMENTS FOR PROJECTS IN

THE RESERVOIR AREAS OF OOLOGAH, KEYSTONE AND EUFAULA; AND AUTHORIZING REIMBURSEMENT FOR TRAVEL AND EXPENSES OF SAID COMMITTEE MEMBERS, AS PROVIDED BY SENATE RESOLUTION NO. 5, TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, on February 20, 1961, this body and on February 21, 1961, the Honorable House of Representatives adopted Senate Concurrent Resolution No. 9, memorializing the Congress of the United States "to look favorably upon Federal Legislation designed to relieve this State of some of the tremendous financial burden occasioned by the fast moving construction of the Oologah, Keystone and Eufaula Reservoirs"; and

WHEREAS, said Resolution further asked that the Congress "give special consideration to legislation geared to allowing this State to pay for its share of road relocation costs throughout a period of years at a rate of a set amount per year in order that unscheduled heavy reimbursements will not have a crippling effect upon vital state services . . ."; and

WHEREAS, these matters are of utmost concern and significance to the Oklahoma Legislature and to the State of Oklahoma; and

WHEREAS, prior consultations and conferences by the members of this Legislature with the Oklahoma Congressional Delegation, the Bureau of Public Roads, the Corps of Engineers and other agencies in Washington have resolved a number of problems regarding highway relocation in the reservoir areas of Oologah, Keystone and Eufaula.

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

SECTION 1. The President Pro Tempore of the Senate is hereby authorized to appoint a committee of three (3) mem-

bers of the Senate to meet and confer in Washington, D. C., with members of the Oklahoma Congressional Delegation, officials of the Bureau of Public Roads, the Corps of Engineers of the United States Army, and with officials of other departments, offices and agencies for the purpose of achieving the objectives set forth in said Senate Concurrent Resolution No. 9 and for related purposes.

SECTION 2. Reimbursement for travel and expenses for said committee members shall be paid by the Senate as provided by Senate Resolution No. 5, Twenty-eighth Legislature of the State of Oklahoma.

COMMITTEE APPOINTMENT

President Pro Tempore Collins appointed Senators Bohannon, Payne and Stipe as the Committee provided for under SR 46.

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

MOTION TO RECONSIDER VOTE

Senator Rogers asked unanimous consent that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 655** was passed.

President Pro Tempore Collins, after advising that the Honorable House had failed to comply with the Senate's request for the return of Engrossed **HB 655**, stated unless otherwise ordered by the Senate he would sign Enrolled **HB 655**, now in the possession of the Senate.

Senator Rogers called Joint Rule 8 to the attention of the Senate.

By unanimous consent, further consideration of **HB 655** was deferred for this legislative day.

Senator Breeden asked unanimous consent, which was granted, that consideration of his motion to reconsider the vote by which **HB 801** was passed be deferred for one legislative day.

MOTION

Senator Cartwright asked unanimous consent, to which Senator Stipe objected, that **SJR 1**, now in Committee on Penal Institutions, be further committed to the Committee on Constitutional Amendments, Initiative and Referendum and Code Revision.

Senator Berrong asked that the record show him excused for 5 minutes, which was the order.

Senator Cartwright moved that the rules of the Senate be suspended for the purpose of withdrawing **SJR 1** from Penal Institutions Committee and referring it to the Committee on Constitutional Amendments, Initiative and Referendum and Code Revision, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, McColgin, Morford, Pazour-eck, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—29.

Nay: Fine, Hamilton, McClendon, McSpadden, Payne, Shoemake, Stipe, Trent.—8.

Excused: Belvin, Berrong, Kerr, Land —4.

Not Voting: Bohannon, Lollar, Pitcher.—3.

Senator Cartwright moved that **SJR 1** be ordered withdrawn from the Committee on Penal Institutions and referred to the Committee on Constitutional Amendments, Initiative and Referendum and Code Revision, which motion was declared adopted.

GENERAL ORDER

Senator Garrison asked that his name be stricken as Author of **SB 133** which was the order.

Senator Allen asked that the record

show him as principal author of **SB 133**, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Harris, the following **SR** was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 48—By Harris.

A RESOLUTION AUTHORIZING AND DIRECTING THE SENATE COMMITTEE ON ECONOMIC AND INDUSTRIAL DEVELOPMENT TO RESEARCH AND STUDY MEANS TO ENCOURAGE AND PROMOTE INDUSTRIALIZATION AND RELATED DEVELOPMENT AND REPORT ITS FINDINGS AND RECOMMENDATIONS.

WHEREAS, it is essential to the growth and development of Oklahoma that every proper avenue be explored and followed for increasing the jobs, production and wealth of our State by improving our community facilities and developing rural areas, and encouraging and promoting the growth of new and existing industry, both in the cities and towns and the rural areas of Oklahoma; and

WHEREAS, it appears that additional action, including legislation, may be necessary for the accomplishment of such ends and in order to take advantage of planned and existing federal programs concerning such matters in Oklahoma.

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

That the Senate Committee on Economic and Industrial Development is hereby authorized and directed to research and study all means of encouraging and promoting the growth of new and existing industry, both in the cities and towns and in the rural areas of Oklahoma, improving community facilities and developing rural areas, and to report its findings and make recommendations for the accomplishment of such ends and to take advantage of

planned and existing federal programs concerning such matters in Oklahoma.

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

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

SB 346—By Harris.

An Act relating to wrongful appropriation of personal property; making it a misdemeanor and fixing penalties; amending 21 O. S. 1951, § 1787 and § 1788; and declaring an emergency.

SB 347—By Stevenson.

An Act relating to public lands; requiring annual rental of lands under the jurisdiction of the Commissioners of the Land Office to be not less than five per cent (5%) of the market value thereof including improvements thereon; amending 64 O. S. 1951, § 86.1; and declaring an emergency.

SB 348—By Fine.

An Act relating to storm and fallout shelters; authorizing the Board of Education of each school district to construct, equip and maintain said shelters, to expend funds, to accept funds from certain sources, to enter into contractual and other agreements with agencies of Federal, State and local governments and with private corporations, companies and individuals, to authorize the construction of said shelters on school properties, and to adopt rules and regulations with certain limitations; making the provisions of this Act cumulative to existing laws; and declaring an emergency.

SB 349—By Trent of the Senate and Thomas and Nichols of the House.

An Act relating to public welfare; authorizing payment for necessary travel expense and per diem to members of the Oklahoma Public Welfare Commission; and declaring an emergency.

**REPORT OF ENGROSSED
AND ENROLLED BILLS**

HBs 807 and 926 and SBs 170 and 315 each correctly engrossed.

Engrossed **SA** to and Engrossed **HBs 807 and 926**, each as amended, were properly signed and ordered returned to the Honorable House.

Engrossed **SB 170 and 315** were each 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:

SB 320—Public Health.

SB 328—Insurance.

DO PASS, as amended:

SB 76—Appropriations and Budget.

SB 93—Appropriations and Budget.

SB 339—Appropriations and Budget.

HJR 513—Appropriations and Budget.

HB 586—Appropriations and Budget.

HB 591—Appropriations and Budget.

HB 605—Appropriations and Budget.

HB 606—Appropriations and Budget.

HB 607—Appropriations and Budget.

HB 608—Appropriations and Budget.

HB 610—Appropriations and Budget.

HB 613—Appropriations and Budget.

HB 614—Appropriations and Budget.

HB 637—Appropriations and Budget.

HB 640—Appropriations and Budget.

HB 967—Revenue and Taxation.

HB 968—Revenue and Taxation.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

HB 70—Appropriations and Budget.
 HB 71—Appropriations and Budget.
 HB 72—Appropriations and Budget.
 HB 73—Appropriations and Budget.
 HB 74—Appropriations and Budget.
 HB 75—Appropriations and Budget.
 HB 76—Appropriations and Budget.
 HB 77—Appropriations and Budget.
 HB 78—Appropriations and Budget.
 HB 79—Appropriations and Budget.
 HB 80—Appropriations and Budget.
 HB 81—Appropriations and Budget.
 HB 82—Appropriations and Budget.
 HB 83—Appropriations and Budget.
 HB 84—Appropriations and Budget.
 HB 85—Appropriations and Budget.
 HB 86—Appropriations and Budget.
 HB 87—Appropriations and Budget.
 HB 88—Appropriations and Budget.
 HB 89—Appropriations and Budget.
 HB 90—Appropriations and Budget.
 HB 91—Appropriations and Budget.
 HB 92—Appropriations and Budget.
 HB 93—Appropriations and Budget.
 HB 94—Appropriations and Budget.
 HB 95—Appropriations and Budget.
 HB 96—Appropriations and Budget.
 HB 97—Appropriations and Budget.
 HB 98—Appropriations and Budget.
 HB 99—Appropriations and Budget.
 HB 100—Appropriations and Budget.

As provided under the Field Station, the Senate was declared adjourned to meet

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 807 and 826 and SBs 170 and 215 each correctly engrossed.

Engrossed SA to and Engrossed HBs 807 and 826, each as amended, were properly signed and ordered returned to the Honorable House.

SBs 170 and 215 were each properly signed and ordered transmitted to the Honorable House for consideration.

COMMITTEE REPORTS

The following Bills and/or Resolutions were reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

HB 807—Health.
 HB 826—Health.

SB 170—amended.
 SB 215—amended.

HB 807—amended.
 HB 826—amended.
 SB 170—amended.
 SB 215—amended.

HB 807—amended.
 HB 826—amended.
 SB 170—amended.
 SB 215—amended.

HB 807—amended.
 HB 826—amended.
 SB 170—amended.
 SB 215—amended.

HB 807—amended.
 HB 826—amended.
 SB 170—amended.
 SB 215—amended.

HB 807—amended.
 HB 826—amended.
 SB 170—amended.
 SB 215—amended.

Seventy-seventh Legislative Day

Tuesday, May 16, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Berrong, Bohannon, Collins, Pitcher.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

INTRODUCTION OF GUEST

President Nigh introduced Mr. Anthony G. Meneses, Consul General of India, San Francisco, California, stating that Mr. Meneses was born in Bombay, India, November 12, 1912. After taking his degrees of B.A. (Hons.) and LLB from the Bombay University, he practised as an Advocate of the Bombay High Court from 1937 to 1948. Later, he was appointed as Agent of Federal Court of India in 1946.

He was selected for the Indian Foreign Service in September 1948 and was posted as an Officer on Special Duty in the Ministry of Commerce and Industry, Government of India. He began his diplomatic

career as Trade Commissioner for the Government of India and First Secretary (Commercial) in the Embassy of India, Rio de Janeiro, Brazil, from November 1948 to June 1950. Thereafter, he was posted as First Secretary to the Embassy of India, Rangoon, Burma, October 1950 to March 1951; Under Secretary to the Government of India, Ministry of External Affairs, New Delhi, March 1951 to November 1952; First Secretary to the Embassy of India, Paris, France, December 1952 to March 1955; First Secretary to the Embassy of India, Djakarta, Indonesia, March 1955 to December 1956; Counsellor to the Embassy of India Djakarta, Indonesia, December 1956 to August 1957. On completion of his tenure in Indonesia, he served in the Ministry of External Affairs, New Delhi, in the capacity of Deputy Secretary to the Government of India, from November 1957 to June 1958. Later, he was posted as Consul General of India in Hanoi, North Viet Nam, until June 1960. After the termination of his assignment in Hanoi, he was transferred to San Francisco, California as Consul General of India and assumed his duties here on July 27, 1960.

Mr. Meneses speaks French, Portuguese and Spanish, in addition to English.

He has traveled in Europe, Middle East, South-East Asia and Far East, and Americas.

President Nigh asked that Mr. Meneses be granted privilege of the Floor for the purpose of addressing the Senate, which was the order.

Upon motion of Senator Field, the remarks of Mr. Meneses were ordered in-

corporated in the Journal, and are as follows:

Mr. President, President Pro Tempore Collins and members of the Senate:

I consider it a privilege to be among you all this morning, and am thankful for the opportunity it gives me to acquaint you with my country's progress since it attained political independence on August 15, 1947. These last thirteen years, India's main endeavour and major preoccupation has been the task of developing itself economically. Our Prime Minister, on that historic day of August 15, 1947, pledged himself, his Party, and, indeed, the whole country, to work for that future in which there would be no more room for poverty and hunger. This pledge has not been an easy one to keep. For India, as you all know, is a vast sub-continent with 438 million people. That is, more than the entire population of the whole American continent. For centuries, India has been one of the leading centers of human civilization, the birth-place of many religions, and the shelter of many more. In the matter of material progress India, unfortunately, has been left far behind. The Industrial Revolution that transformed the face of Europe, North America, and Japan during these last two hundred years has largely passed us by. The result has been grinding poverty for our people, and this can be better gauged when you realize that, today, the average Indian has an income of only 70 U.S. dollars per year as against the average American's income of about 2,700 U.S. dollars per year.

2. It is not possible to spur a giant of the size of India to new initiatives and new actions by piece-meal, isolated, or scattered effort. To spur such a vast sub-continent as India into action requires a vast effort which, when translated into the welfare of 438 millions, would represent only a small gain. India's approach to every problem is pragmatical. For, India is not a new country, but an ancient sub-continent where many of the world's currents of culture have originated, flowed

into and inter-mingled. This adds to our difficulties.

3. For the long history of India carries with it a certain ruggedness, a certain store of values and traditions, traditions of faith and peace, of tolerance and give and take, which are the very foundations of democratic order. Besides, the struggle for independence, under our revered leader, Mahatma Gandhi, had re-kindled in us this age-old spirit of our country, and added to it a new dimension of hope, built on our suffering and our good behavior.

4. With long history, there came also the flourishing among us of diverse talents and traditions, like those of devotion to learning in some classes, talent for business among others, and facility for arts and crafts in still more. That is why, even during the British rule, the Indian scene was not one of a total lack of development. We had then a core of Indian industry, of well-organized business, of first-rate administration, and of craftsmanship even in mechanized production, second to none in the world. Our natural resources, while not so abundant, are not inconsiderable. Yet, India is not a typical example of an under-developed country because it is not under-developed in any but an economic sense. In other words, India possesses all the requisites of economic growth except one, namely CAPITAL. India has a stable government, an administrative apparatus second to none in the world, most efficient managerial and technical ability, and sophistication in financial and economic affairs which enables her to make the best use of such resources as she may have or is able to get.

5. Again, it is well known that there was very little Capital in India. This made it impossible for private enterprise to undertake, and execute, major projects. Therefore, only Government could launch and fulfil these enterprises. Hence, it is understandable that there has been some misunderstanding in this country concerning the role of the Public Sector in India, and concerning India's becoming a Socia-

list country. In India, Public and Private Sectors contribute to the economy of the country. And there is plenty of room for both sectors to play their respective roles in building up the prosperity of India.

6. While the savings of the people themselves, and from what the Government deducts by taxation, have, in a way, assisted in meeting the cost of building of schools, hospitals, irrigation works, roads, factories, and similar other means of economic growth, voluntary savings or taxation do not come easily in India, when most people are denied the basic necessities of life. To add to these difficulties of size and poverty, India has chosen to operate within a democratic frame-work; that is to say, to elicit the sacrifices implicit in development by persuasion and not by intimidation, by consent and not by coercion. For example, we choose to collect taxes with the approval of those taxed and not by forced levies of one kind or another.

7. Looking back to the years since Independence, it is correct to say that, while difficulties still remain great, we have added to the measure of hope in our future. During the last ten years when India, through her First and Second Five-Year Plans, made a conscious and planned effort at development, she has achieved noteworthy success in increasing and diversifying production, in the fields of industry, agriculture, housing, power, transport, in increasing education and health facilities, and, perhaps most significant, in making our people conscious of the necessity for development and of the need for their own efforts and sacrifices for the purpose. These, then, are some results. Food production today in India is some 40% more than it was a decade ago. More money was spent on irrigation during the last thirteen years than was done during the entire period of British rule. The Industrial structure has been much expanded. Today, we produce many items, such as bicycles, sewing machines, fertilizers, machine tools, electrical equipment,

radios, railway wagons, caustic soda, canned food, and the like, in substantial quantities. A decade ago we hardly produced any of these items. Power generation capacity has now increased two and a half times its level of ten years ago. In 1950-51 there were some 10,000 students in our Engineering and Technological institutions. In 1960 there were 37,000 students admitted to these Technological institutions, and about 50 million attending educational institutions of all types, including over a million at the Universities. In 1947 there were 59,000 doctors in the entire country. They were concentrated largely in the cities. Today, the number is 84,000 who are gradually spreading about India. The number of hospitals and dispensaries has gone up in 1960 from 8,600 to 12,600. Cloth consumption has increased from 10 yards per head to 15 yards per head per annum. Diseases like malaria and cholera have been virtually eradicated. Schools have increased from 230,000 in 1950 to 400,000 in 1960; total irrigated area increased from 51 million acres in 1950-51 to 70 million acres in 1960-61. Food grain production increased from 50 to 70 million tons a year. 4,000 seed farms are established, and the consumption of nitrogenous fertilizers will increase from 55,000 tons (in terms of nitrogen) in 1950-51 to 360,000 tons in 1960-61; 50,000 miles of new surfaced roads has been built, and the development of the economy over the last decade has enabled India's foreign trade to expand from 2.5 billion U.S. dollars a year to 3.75 billion U.S. dollars in 1960, or by as much as 50% more.

8. A few elements have assisted in cementing our own efforts into well directed progress. And, to recapitulate, one is a degree of planning; that is, of anticipation and co-ordination in our efforts. Another is the pragmatic approach, in which India has neither avoided new experiments nor remained weeded to ideologies of the past in mustering her means. There has been no hesitation to employ the machinery of the State to help promote development, both directly and indirectly, while simul-

taneous encouragement has been given actively to provide initiative to private enterprise wherever possible.

9. The progress, so far significant, is only the beginning of a hard and up-hill climb. Poverty, ignorance, and disease are still the lot of our people. It may take decades of development before we can eliminate these conditions entirely. With total national production increasing at 3.5 per cent per annum, and population growing at 2 per cent per annum, the growth in per capita income is only of the order of 1.5 per cent per annum. At this rate, fifty years is estimated to be the requirement to double our present average standard of living; that is, to raise it to just 140 U.S. dollars per annum. However, the authorities in India endeavour to shorten this period to some 25 years, which would mean a growth rate, in per capita terms, of 3 per cent per annum or of 5 per cent per annum in absolute terms.

10. No country can be independent of foreign aid unless it is able to export enough to pay for the imports it needs. India is making efforts to produce more of the things that she can export, and making them available at competitive prices. In this connection I would like to mention that richer countries must remove barriers to our exports as, unfortunately, there are far too many restrictions and limitations in richer countries in importation of the kinds of articles such as textiles, light engineering goods, etc., which India can supply on a competitive basis.

11. India welcomes private foreign investment as an important means to her development and, even more, as a step for gradual elimination of Government-to-Government aid. The opportunities for investment in India are large, and a foreign enterprise has much to gain from investing in so promising and reliable a country as India. We are fully aware that foreign capital will be attracted to India if foreign businessmen are convinced that their investments in India will be safe and profitable, with every facility for free remit-

tance of capital and profits, and without any discrimination or undue restrictions on day-to-day operations. India has entered into agreements with the USA in respect of the latter's scheme of guarantee against non-convertibility and expropriation. In brief, that India's laws and practices are among the most enlightened in the world, is a judgment that has been endorsed by several trade missions from the United States of America and International Agencies. More significant still is the fact that it has been endorsed by the growing participation of American businessmen in Indian industrial development.

12. The basic objective of India's third Five-Year Plan which began on April 1, 1961, is to achieve a rate of growth of 5 per cent per annum, and, in our conditions, a growth rate of 5 per cent per annum is the minimum warranted to our needs. To attain this object, so essential to the growth of democratic institutions in India, our authorities reckon that, apart from our own strenuous efforts, external assistance is required at the rate of one billion U.S. dollars per annum. We shall also need, in the next few years, some assistance in the form of surplus agricultural commodities. Helped on this scale for a limited period, a stage would be reached where hope in India's economic future under freedom would have triumphed decisively over the uncertainties inherent under India's present formidable difficulties.

13. To many people I have met abroad, a visit to India is still an adventure and not a holiday. For India is deemed a land of mystery, an exotic country, where one may come across the unusual rituals of the Yoga, and of weird snake charmers! There is no doubt that India, presently, is a land of contrasts. Bullock carts and jet aircraft; shallow wells having water wheels driven by oxen; gigantic dams yielding water and power on a vast scale; great industrial complexes and plants; primitive ploughs and atomic reactors, form part of the contemporary scene in India.

14. And India now is the testing ground of democracy in Asia. The strategic position of India both politically and economically is no less important to the world today than Europe was after the Second World War when the United States of America conceived and executed the Marshall Plan for the economic rehabilitation and political stability of Europe. To recapitulate in brief, what I have tried to emphasize and explain to you till now is that India has maintained a stable and secure government since winning her independence in August 1947; that India with democratic institutions is developing economically and endeavouring to leap over two centuries and to produce a successful revolution without coercion or compulsion; that India's is a planned but mixed economy; that our plans are discussed and debated at all levels and before being adopted have to be authorized and sanctioned by India's Parliament.

For the fulfilment of our Five-Year Plans, in order to achieve a speedy industrial and economic development in India, foreign aid is imperative. And for this foreign aid, if the principles are, firstly, that the recipient country be in a position to absorb the aid given and use it for improving and bettering the country's economy, India satisfied this principle adequately. Secondly, if aid is intended to create a self-generating economy in the recipient country, then India is doing this precisely. And thirdly, if aid is given for furtherance of social justice and not defeating it, then India has used the aid so far given wholly for the betterment of our people. Apropos of this, Mr. Ellsworth Bunker, the retiring United States Ambassador in India, declared on March 22 in Bombay, capital of the State of Maharashtra, that the United States and India believed in a pluralistic world where each nation was free to develop its own system suited to its own needs and genius and not governed by rigid ideology. The Ambassador declared further that he was impressed by the vision, wisdom and dedication of Indian lead-

ers and civil servants and the energy and determination of the people to get on with the job of economic development through planned democratic programs.

15. India today is in the position in which the U.S.A. was about 151 years ago. You forged ahead with the help of capital that Europe gave you. You were a debtor, and owed money all round. But, with the enterprise, imagination, and industry of the American people, you have evolved a society today where industry is most highly developed and helping you thereby to become not only the most prosperous but also a creditor country. That is, you are in a position to lend a helping hand to other countries like ours which are struggling to achieve what you have so successfully accomplished. This is another bond between us which makes us look to you to give us a helping hand in our attempt to raise the living standards of our people, and in transforming poverty into prosperity.

16. To conclude, a country like India, whose aims and ideals are the cumulative product of its history and culture, creates a very strong reaction either for or against it. This at times prevents objective understanding of events in India. My plea to you today is that, the more you understand the background of India, according to its history and culture, the clearer will be your appreciation of our objective, which, in this vital developing world, should contribute to the common good of our two nations.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 183 and **HB 707** each correctly engrossed.

SRs 47 and **48** each correctly enrolled.

Engrossed **SB 183** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 707**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SRs 47** and **48** were properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 603—By Richeson, Cole, Skaggs, McCune, Ford, Reneau, Forsythe, Shipley and Bradley (Tulsa).

An Act amending Section 12, Chapter 4, Title 74, Oklahoma Session Laws 1959 (74 O. S. Supp. 1959 § 85.12) pertaining to Central Purchasing and providing for certain acquisitions to be excluded from the terms of the Oklahoma Central Purchasing Act; and declaring an emergency.

HB 604—By Richeson, Skeith, Cole, Bradley (Tulsa), Skaggs, Ford, Reneau, Forsythe, McCune, Shipley, Baggett, Howard, Johnston and Atkinson.

An Act pertaining to the Central Purchasing Division of the State Board of Public Affairs; pertaining to bidders domiciled outside of the State of Oklahoma; and declaring an emergency.

HB 791—By Richeson.

An Act relating to Public Purchasing; amending Section 7, Chapter 4, Title 74, Oklahoma Session Laws 1959, Page 352, (74 O. S. Supp. 1959 § 85.7), to repeal a requirement that invoices of purchases for less than two hundred dollars (\$200.00) be filed with the director of State Purchasing five (5) days before claim is paid; and declaring an emergency.

HB 811—By Skaggs and Odom (Wagoner).

An Act relating to crimes; making it unlawful for other than law enforcement officials to own or operate a radio set which is capable of receiving on frequencies used by police; authorizing exceptions by permit from Commissioner of Public Safety or if licensed by the Federal Communications Commission; making violations a misdemeanor; fixing penalties; and declaring an emergency.

HB 866—By Skaggs, Andrews and McCue.

An Act relating to Police Disability Benefits; amending 11 O. S. 1951, § 541.1, as amended by Section 1, Chapter 13A, Title 11, Oklahoma Session Laws 1955, Page 117; providing for eligibility for benefits; making certain requirements for determining amount of benefits; fixing qualifications of widows and orphans for receipt of benefits after death of policeman; and declaring an emergency.

HB 978—By Lance, Patterson, Moad and Briscoe.

An Act relating to eggs; amending the Oklahoma Egg Law; requiring certain markings on imported eggs; and declaring an emergency.

HB 1046—By Taliaferro, Redman, Witt, Patterson, Holder, Fowler, Hurst, Willis (Jackson), Bradley (Jefferson), Bullard, Bond, Kardokus, Watkins, Lance, Poynor, Sparks and Strickland.

An Act making an appropriation to the Board of Regents for higher education; stating the intention of the Legislature that the funds be used for the building to be used for instruction in technical subjects, and other necessary repair of facilities on the campus of Cameron College at Lawton, Oklahoma, providing for acceptance and expenditure of Federal fund; making appropriation non-fiscal; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 43** and referring said Bill to the General Conference Committee on Appropriations.

MESSAGES FROM HOUSE

Returning following Resolution, together with Conference Committee Report thereon, advising adoption of Conference Committee Report and adoption of Measure as amended: Engrossed **SCR 27**.

The above numbered Resolution as amended in Conference 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 241—Roads and Highways.

SB 345—Roads and Highways.

SJR 29—Planning and Resources.

HB 680—Roads and Highways.

HB 902—Roads and Highways.

RESOLUTION

Senator McSpadden introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 49—By McSpadden.

A RESOLUTION COMMENDING FLORENCE SHIPLEY FOR HER HONOR IN BEING LISTED IN WHO'S WHO OF AMERICAN WOMEN AND EXTOLLING HER QUALITIES OF LEADERSHIP; DIRECTING JOURNAL ENTRY AND DISTRIBUTION OF RESOLUTION.

WHEREAS, Mrs. Florence Shipley, wife of Representative Bill Shipley, Nowata, Oklahoma, is the proud recipient of news announcing selection of her name for listing in the current Who's Who of American Women; and

WHEREAS, Florence Shipley has been and is a leader as a student, wife, teacher, and administrator; and

WHEREAS, selection of her name for the "Who's Who" was based on recognition of outstanding leadership in schools, county, and the State of Oklahoma; and

WHEREAS, her educational endeavors won a Bachelor of Science Degree from Northeastern State College, Tahlequah, and a Master of Science Degree from

Oklahoma University, Norman, Oklahoma; and

WHEREAS, Sixteen (16) years of experience and success as a public school teacher qualified her for her elected post of County Superintendent of Schools of Nowata County, (a position she has held for the past five (5) years); and

WHEREAS, as a member of the First Baptist Church, Nowata, Oklahoma, she has crystallized her religious tenets; and

WHEREAS, as a member, officer, or both, she has won acclaim and recognition as an outstanding leader in these following organizations: (a) De Molay Mother's Club; (b) Business and Professional Women's Club; (c) Association of Childhood Education; (d) Nowata Education Association; (e) Oklahoma Education Association; (f) National Education Association; (g) Nowata County Tuberculosis Association; (h) Nowata County Mental Health Association; (i) Nowata County White House Conference on Children and Youth; (j) Nu Chapter of Delta Kappa Gamma; (k) Kappa Kappa Iota; (l) Kappa Delta Pi; (m) Women's Dinner Club of Tulsa, Oklahoma; and (n) International Relations Committee of the Oklahoma Federation of Business and Professional Women's Clubs.

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

SECTION 1. THAT, Florence Shipley, Nowata, Oklahoma, is hereby congratulated and commended for her sterling qualities which resulted in her selection for listing in Who's Who of American Women.

SECTION 2. THAT, a copy of this Resolution be spread upon the pages of the permanent Journal of the Senate of the Twenty-eighth Legislature of the State of Oklahoma.

SECTION 3. THAT, a duly authenticated copy of this Resolution be presented or transmitted to Mrs. Florence Shipley,

502 North Pecan Street, Nowata, Oklahoma.

SECOND READING

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

SB 346—Revenue and Taxation.

SB 347—Public Lands.

SB 348—Education—Common.

SB 349—Social Welfare.

HJR 527—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 1033—Congressional and Legislative Redistricting, then to State and Federal Government.

GENERAL ORDER

SB 93 by McClendon, et al, was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the Enacting Clause of **SB 93** be stricken.

Upon motion of Senator McClendon, **SB 93**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 93**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 93 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) Wilson (Greer).—38.

Excused: Bailey, Berrong, Bohannon, Collins, Pitcher.—5.

Not Voting: Pazoureck.—1.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) Wilson (Greer).—38.

Excused: Bailey, Berrong, Bohannon, Collins, Pitcher.—5.

Not Voting: Pazoureck.—1.

The emergency was declared passed.

SB 93, as amended, was referred for engrossment.

GENERAL ORDER

SB 76 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senator Allen asked unanimous consent, which was granted, that the Enacting Clause of **SB 76** be stricken.

Upon motion of Senator McClendon, **SB 76**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 76**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 76 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt,

Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Bailey, Berrong, Bohannon, Collins.—4.

Not Voting: Wilson (Beckham).—1.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Excused: Bailey, Berrong, Bohannon, Collins.—4.

Not Voting: Wilson (Beckham).—1.

The emergency was declared passed.

SB 76, as amended, was referred for engrossment.

Senator McSpadden presiding.

GENERAL ORDER

HJR 530 by Vandiver, et al, of the House and Hamilton of the Senate was read and considered.

Upon motion of Senator Hamilton, **HJR 530** was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **HJR 530** was placed upon third reading and final passage.

Senator Hamilton presiding.

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, Belvin, Boecher, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers,

Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Bailey, Berrong, Bohannon, Collins.—4.

Not Voting: Allen, Breeden, Cartwright, Garrison, Morford, Wilson (Beckham).—6.

The Resolution was declared passed.

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

Aye: Baldwin, Belvin, Boecher, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Bailey, Berrong, Bohannon, Collins.—4.

Not Voting: Allen, Breeden, Cartwright, Garrison, Morford, Wilson (Beckham).—6.

The emergency was declared passed.

HJR 530 was properly signed and ordered returned to Honorable House.

Senator McSpadden presiding.

GENERAL ORDER

SB 320 by Ritzhaupt was read and considered.

Upon motion of Senator Ritzhaupt, **SB 320** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **SB 320** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 320 was read for the third time at length.

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

Aye: Allen, Boecher, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford,

Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Excused: Bailey, Berrong, Bohannon, Collins.—4.

Not Voting: Baldwin, Belvin, Breeden, Cartwright, Fine, Wilson (Beckham).—6.

The bill was declared passed.

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

Aye: Allen, Boecher, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Excused: Bailey, Berrong, Bohannon, Collins.—4.

Not Voting: Baldwin, Belvin, Breeden, Cartwright, Fine, Wilson (Beckham).—6.

The emergency was declared passed.

SB 320 was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 909**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 331 by Romang was read and considered.

Senator Romang moved to amend **SB 331**, line 9, page 2, by striking the comma (,) after the word "time" and after the word "herein" which amendment was declared adopted.

Senator Allen moved to amend **SB 331**, line 13½, page 3, by adding a new Section 5 to read as follows: "SECTION 5. It is the legislative intent that the provisions of this act be severable and that if any section or any part of or provision

whatsoever of any section or the application of this act or of any part or provision whatsoever of this act to any person or to any situation be held to be unconstitutional or void, the decision of the court so holding shall not, in any manner whatsoever, affect or impair the constitutionality or validity of any other part or provision whatsoever of this act, or the application of this act, or of any other part or provision whatsoever of this act, or of any other part or provision whatsoever of this act, to any other person, or to any other situation, as the case may be," and by renumbering the succeeding section accordingly and by amending the Title to conform thereto, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 331**, line 9, page 3, by striking after the word "the" and before the word "Oklahoma" the word "next" which amendment was declared adopted.

President Nigh presiding.

Senator Wilson (Beckham) moved to amend **SB 331**, by adding a new section 4 to read as follows: "All laws or parts of laws in conflict herewith are hereby repealed" and by renumbering the succeeding sections and amending the Title to conform thereto, which amendment was declared adopted.

Senators Cowden and McClendon moved to amend **SB 331**, line 8, page 2, by adding after the period (.) and before the word "If" the following language: "provided that in the event the above mentioned list is not furnished to the Governor by the proper authority, he shall fill said vacancy without recommendation of the committee or other designated authority" which amendment was declared adopted.

Upon motion of Senator Romang, **SB 331**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Romang, **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, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Land, Pazoureck.—2.

Excused: Bailey, Bohannon, Collins.—3.

Not Voting: Baldwin, Belvin, Cartwright, Morford, Stipe.—5.

The bill was declared passed.

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

Aye: Allen, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Land, Pazoureck.—2.

Excused: Bailey, Bohannon, Collins.—3.

Not Voting: Baldwin, Belvin, Cartwright, Morford, Stipe.—5.

The emergency was declared passed.

SB 331, as amended, was referred for engrossment.

President Pro Tempore Collins and Senator Bailey asked to be shown present, which was the order.

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

GENERAL ORDER

SB 328 by Rogers and Land was read and considered.

Senators Ham, Stipe, McColgin, Kerr,

Graves and Allen asked to be made co-authors of **SB 328**, which was the order.

Senator Rogers asked unanimous consent, which was granted, that further consideration of **SB 328** be deferred for this legislative day.

SB 339 by Shoemake of the Senate and Ruby of the House was read and considered.

Senator Shoemake asked unanimous consent, which was granted, that Spraker of the House be added as coauthor of **SB 339**.

Senator Tipps asked to be made coauthor of **SB 339**, which was the order.

Upon motion of Senator Shoemake **SB 339** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **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, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bohannon, Dacus.—2.

Not Voting: Baldwin, Cobb, Collins, Cowden, Garrison, Stipe.—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pit-

cher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bohannon, Dacus.—2.

Not Voting: Baldwin, Cobb, Collins, Cowden, Garrison, Stipe.—6.

The emergency was declared passed.

SB 339, as amended, was referred for engrossment.

GENERAL ORDER

SB 280 by Morford was read and considered.

Upon motion of Senator Morford, **SB 280** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Cartwright, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cowden, Trent.—2.

Excused: Bohannon, Dacus.—2.

Not Voting: Breedon, Cobb, Harris, Lollar.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Cartwright, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamil-

ton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cowden, Trent.—2.

Excused: Bohannon, Dacus.—2.

Not Voting: Breedon, Cobb, Harris, Lollar.—4.

The emergency was declared passed.

SB 280 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 90**, as amended.

HAS to **SB 90** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 90 by striking the TITLE and substituting in lieu thereof the following: "AN ACT FOR THE DEPARTMENT OF LABOR. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 20, by striking the figures "\$94,595.00" in both columns and substituting in lieu thereof the figures "\$124,000.00", and Line 21, by striking the figures "\$20,905.00" in both columns and substituting in lieu thereof the figures "\$36,000.00", and Line 22, by striking the figures "\$115,500.00" in both columns and substituting in lieu thereof the figures "\$160,000.00".

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 25, after the "comma" by striking the following language: "which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

AMENDMENT NO. 4. Amend Page 1, SECTION 2, by striking all of Lines 30 through 36, and on Page 2 by striking all of Lines 2 through 10 and substituting in lieu thereof the following:

"TITLE	NUMBER AUTHORIZED	MINIMUM	MAXIMUM
Commissioner of Labor	1	\$9,000	\$9,000
Assistant Commissioner	1	8,400	8,400
Secretary to Commissioner	1	3,600	4,200
Secretary to Assistant Commissioner	1	3,600	3,900
Chief Safety Engineer	1	7,800	7,800
Asst. Chief Safety Engineer	1	6,600	7,200
Boiler Safety Engineer	4	4,800	5,100
Field Supervising Safety Engineer	1	5,400	6,000
Factory Safety Engineer	16	4,800	5,100
Women and Children Inspectors	2	4,200	4,500
Financial Secretary	1	3,900	4,200
Stenographer-Clerk	7	3,300	3,900
Stenographer-Clerk (part time, 6 months)	1	3,300	3,900
Statistician and Wage Clerk	1	4,800	5,400
State Board of Arbitration	6	\$5 per diem	

Total 44"

President Pro Tempore Collins presiding.

THIRD READING

HB 836 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Collins, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Berrong, Boecher, Breeden, Cartwright, Colston, Hamilton, Morford, Trent.—9.

Excused: Bohannon, Dacus.—2.

Not Voting: Cobb, Stipe, Tipps.—3.

The bill was declared passed.

HB 836, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 655**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 290 by Morford was read and considered.

Upon request of Senator Morford, further consideration of **SB 290** was temporarily deferred.

SB 313 by Wilson (Beckham) was read and considered.

Senator Wilson (Beckham) moved to amend **SB 313** line 5, page 4, by capitalizing the word "stateown"; line 7, page 4, by capitalizing the word "state"; line 11, page 4 by striking "(c)" and inserting "(b)"; lines 7 and 10, page 6, by capitalizing the word "state"; line 12, page 6, by capitalizing the word "section" and by amending the title by striking after the word "HIGHWAYS", which amendment was declared adopted.

Senator Shoemake moved to amend **SB 313**, line 5, page 7, by adding a new subsection (k) to read as follows: "(k). Pedestrians crossing at an intersection of any street or highway shall have the right-of-way and motor vehicles shall stop and permit said pedestrians to pass".

Upon request of Senator Wilson (Beckham), further consideration of **SB 313** was deferred for this legislative day.

Referring further to **SB 290**:

Senator Romang moved to amend **SB**

SB 290, line 1, page 5, by adding after the word "enactment" the following sub-section: "(d). It is further provided that any officer who does not succeed himself shall not expend over 50% of his allowance and budget for mileage, postage, feed of prisoners, phone, per diem, salaries, equipment or other expense prior to his leaving office and if he expends more than this amount he shall be personally liable and liable against his bond" which amendment was declared adopted.

Senator Romang moved to amend **SB 290**, line 10, page 3, by inserting at the beginning of line 10 the following: "County Treasurer, County Superintendent of Schools" and placing a period after the word "qualified" on line 14 and striking the balance of sub-section (b), which amendment was tabled upon motion of Senator Hamilton.

Senator Morford moved to amend **SB 290**, line 2, page 5, by adding a new section as follows and renumbering Section 2 as Section 3: "Each officer may take his oath and qualify for his office within one week prior to the first day of January to be effective on the first day of January of his assumption to his office" which amendment was declared adopted.

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

Upon motion of Senator Morford, **SB 290**, as amended, was advanced to engrossment.

Upon motion of Senator Morford, 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, Belvin, Berrong, Boecher, Breeden, Collins, Colston, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bohannon, Cowden, Dacus.—3

Not Voting: Bailey, Baldwin, Cartwright, Cobb, Field, Harris, Tipps.—7.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Collins, Colston, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bohannon, Cowden, Dacus.—3.

Not Voting: Bailey, Baldwin, Cartwright, Cobb, Field, Harris, Tipps.—7.

The emergency was declared passed.

SB 290, as amended, was referred for engrossment.

Senator Fine advised the Senate that the Special Committee appointed under **SR 7** (Re GRDA), of which he is Chairman, had been invited by the Atomic Energy Commission to a meeting to be held in Washington, D. C., on May 18, 1961. Due to the inability of Committee members to attend and since Senator Stipe would be in Washington, D. C., on that date, having been appointed under **SR 46**, asked that it be the order of the Senate that Senator Stipe assume the responsibility as Chairman of the Senate Committee in attending the meeting of the Atomic Energy Commission, with authority to make report, which request was ordered granted.

GENERAL ORDER

SB 247 by Insurance Committee was taken up for consideration.

Senator Berrong moved that **SB 247** be re-referred to the Committee on Insurance for further study.

Senator Shoemake, as a substitute, moved that further consideration of **SB 247** be indefinitely postponed.

Senator Field, as a substitute for all pending motions, moved that **SB 247** be referred to the Legislative Council for interim study, which motion was declared adopted.

Senator Dacus asked to be shown present, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring on the Breeden motion to reconsider the vote by which **HB 801** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer). 38.

Nay: Dacus.—1.

Excused: Bohannon, Cowden.—2.

Not Voting: Cobb, Morford, Tipps.—3.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 765—By Skaggs and McCue.

An Act relating to Police Service Penalties; amending 11 O. S. 1951, § 541k, as amended by Section 1, Chapter 13A, Title 11, Oklahoma Session Laws 1957, Page 38; providing for eligibility requirements; permitting time on disability retirement to count for service retirement when recalled to duty when contributions proper-

ly made by policeman; setting standards for determining benefits; providing conditions for payment of benefits to widow and setting maximum age for service without request of chief for extensions; and declaring an emergency.

HB 917—By Sparks.

An Act relating to Motor Vehicle Licensing and Registration; amending 47 O. S. 1951, § 22.17, by providing that a mortgagee who repossesses a motor vehicle on which registration has become delinquent shall not be required, as a condition for registration, to pay penalties otherwise prescribed; and declaring an emergency.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 724** requesting Conference and naming Conferees as follows: Bullard, Bradley (Tulsa), and Camp.

Senator Field moved that the request of the Honorable House for a Conference on **HB 724** be granted and Senate Conferees appointed, which motion was declared adopted.

President Pro Tempore Collins, having previously been authorized so to do, announced the appointment of the following as Senate Conferees under:

HB 724: Senators Baldwin, Fine and Harris.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 90**, and referring the Bill to the General Conference Committee on appropriations.

Senator Harris asked unanimous consent, which was granted, that **SB 346** be withdrawn from Revenue and Taxation Committee and referred to Criminal Jurisprudence.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 129—Insurance.

HB 541—Revenue and Taxation.

HB 776—Judiciary.

DO PASS, as amended:

HB 518—Judiciary.

HB 800—Revenue and Taxation.

Senator Hamilton asked unanimous consent, which was granted, that **HBs 681** and **682** be withdrawn from Committee on Business and Industry and referred to Committee on Revenue and Taxation.

FIRST READING

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

SB 350—By Cobb.

An Act relating to predatory animal control; amending 29 O. S. 1951, § 522; fixing the conditions and procedures under which it shall be legal to use cyanide gas guns, bombs and similar devices using cyanide gas or other poisonous gas as the lethal agent for said predatory animal control; requiring written permission permits from game rangers of the Department of Wildlife Conservation; requiring certain sign and plaques and specifying time for erection thereof and providing for removal; fixing period of time for said permits and providing for renewal thereof; repealing 4 O. S. 1951, §§ 331-335, inclusive, relating to county participation in predatory animal and rodent control; providing penalties for violations of this Act; and declaring an emergency.

SB 351—By Bailey.

An Act validating share-purchase options or warrants, and shares issued pur-

suant thereto, if authorized or ratified by a majority of shareholders; and declaring an emergency.

SB 352—By Bailey.

An Act relating to corporations; amending 18 O. S. 1951, § 1.46, authorizing corporations to grant certain conversion rights and options; and declaring an emergency.

SB 353—By Bailey.

An Act relating to corporations; amending 18 O. S. 1951, § 1.55, authorizing consent and waiver of notice of shareholders' meetings and providing for ratification of transactions of shareholders' meetings held regardless how or whether call was made or notice given; and declaring an emergency.

SB 354—By Morford, Grantham, Romang, Boecher, McColgin, Easterly of the Senate and Burkett, Murrow, Priebe, Nichols (Dewey), Reneau, Bower, Page, Burnham, Camp, Green of the House.

An Act fixing additional salary of each District Court Reporter in District Court judicial districts, of this State, having (1) a population in excess of one hundred thirty thousand (130,000), and less than one hundred sixty-six thousand (166,000), according to the 1960 Federal census or any subsequent decennial Federal census, and (2) a net assessed valuation of more than one hundred sixty million dollars (\$160,000,000.00) exclusive of intangible personal property and less approved homestead exemptions, as certified to the excise boards of the counties of said district in 1960, and as may be shown by any succeeding biennial net assessed valuation; providing for the payment of said additional salary from the respective court funds in the several counties involved; repealing all Acts or parts of Acts 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.

Seventy-eighth Legislative Day

Wednesday, May 17, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Belvin, Berrong, Bohannon, McColgin.—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 introduced Royce Wittman, son of Mr. and Mrs. John Wittman of Okmulgee, and asked that Royce be made Honorary Page for this legislative day, which was the order.

Senator Rogers introduced Miss Delores Ruiz of Northwest Classen Highschool, Queen of Western Electric Company, and her Attendants, Miss Bobbie Bell of Pawnee Highschool and Miss Sandy McClary of Putnam Highschool, and asked that Delores be made Honorary Journal Clerk for this legislative day, and that Bobbie and Sandy be made Honorary Pages, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 76, 280, 320, 331, 339 and HB 836 each correctly engrossed.

SCR 27 and SR 49 each correctly enrolled.

Engrossed **SBs 76, 280, 320, 331 and 339** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 836**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SCR 27** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SR 49** was properly signed and ordered transmitted to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 561—By Larason, Williams (Carter) and Burkett.

An Act relating to State employees; requiring State departments, agencies, commissions, institutions or authorities to pay permanent State employees under the merit system not less than two hundred dollars (\$200.00) per month based on a forty (40) hour work week after July 1, 1961; and declaring an emergency.

HB 685—By Haworth.

An Act relating to killing of quail; fix-

ing bag limits; amending 29 O. S. 1951, § § 305 and 306, to raise season bag limit from fifty (50) to seventy-five (75); limiting possession while hunting to two (2) days bag limit; prescribing penalties for violations and directing disposition of fines and bond forfeitures ninety percent (90%) to counties and ten percent (10%) to Wildlife Conservation Commission Fund; and declaring an emergency.

HB 921—By Skaggs, Mountford, Morgan, Nichols (Seminole), Fitch, Fogarty, Shibley, Converse, Nichols (Dewey), Settles, Jones, Fowler, Bradley (Tulsa) and Eidson.

An Act relating to public welfare assistance; amending 56 O. S. 1951, § 165, as amended, which relates to the amount of public assistance payable to eligible recipients by providing for conformity with Federal requirements and setting one hundred twenty-five dollars (\$125.00) per month minimum for assistance to blind persons; providing for severability; and declaring an emergency.

HB 922—By Briscoe, Privett, Avey, Bernard, Bradley (Tulsa), Converse, Eidson, Fitch, Forsythe, Fowler, Harper, Henry, Johnston, Jones, Levergood, McChristian, McCue, McCune, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Patterson, Poynor, Richardson, Sanguin, Settles, Shibley, Sparkman, Stevens, Sullivan, Thomas, Traw, Tucker and Watkins of the House and McSpaden of the Senate.

An Act relating to Social Security; amending 56 O. S. 1951, § 164, as amended by Sections 1 and 2, Chapter 7b, Title 56, page 230, Oklahoma Session Laws 1953, by Section 1, Chapter 7, Title 56, page 456, Oklahoma Session Laws 1957, and by Section 1, Chapter 7c, Title 56, page 458, Oklahoma Session Laws 1957, regarding eligibility for assistance of needy persons; providing that when authorized by Federal law or rules and regulations, and in conformity therewith, the age requirement

for needy persons shall be sixty-two (62) years; and declaring an emergency.

HB 950—By Hurst.

An Act relating to the State Bureau of Investigation and the duties thereof; amending Section 1, Chapter 22, Title 74, page 541, Oklahoma Session Laws 1957 (74 O. S. Supp. 1959, § 152) by adding additional duties to said Bureau; directing said Bureau to return to the appropriate institution inmates who have escaped from penal and correctional institutions; requiring the warden of the institution concerned to make written request for such assistance and to supply certain information, records and documents; directing said Bureau to return to the institution concerned parolees who have violated the terms and conditions of any parole granted; requiring the State Pardon and Parole Board to certify lists of said parolees and to designate the institution to which they shall be returned; and declaring an emergency.

HB 964—By Burkett and Patterson.

An Act relating to cities and towns; amending 11 O. S. 1951, § 563, to delete limitation of provisions to cities over two thousand (2,000) population; authorizing cities and towns to engage in business, operate public utilities, provide parks and improvements, exercise right of eminent domain within or without limits of municipality, issue bonds and lease public improvement or utility facilities; and declaring an emergency.

HB 976—By McCune, Atkinson, Bradley (Tulsa), Forsythe, Hopkins, Howard and Johnston.

An Act relating to cities and towns and the powers and authority thereof; authorizing, under certain conditions, joint participation with specified governmental entities for the establishment, acquisition, construction, maintenance, repair, or operation of drainage structures or drainage distribution systems within or without the corporate limits of a municipality; authorizing cities and towns to en-

ter certain contracts, to participate in the cost, from specified funds, of the acquisition or condemnation of land and for other purposes, and to take and hold title to certain lands and structures; authorizing cities and towns to exercise such powers as may be necessary in effectuating the purposes of this Act; and declaring an emergency.

HB 981—By Cole.

An Act relating to positions of administrative and technical employment for the Oklahoma State Legislature; authorizing each branch to create positions of employment and determine compensation to be paid; authorizing positions of temporary and permanent tenure; permitting permanent employees to serve until successors are appointed and qualified; requiring salaries to be paid from funds appropriated for such purposes; making Secretary of State Election Board the Secretary of the Senate; repealing 74 O. S. 1951, § 273; and declaring an emergency.

HJR 533—By Eidson, Howze and Nichols (Seminole) of the House and Cartwright of the Senate.

A Joint Resolution relating to certain allocations from the State Contingency and Emergency Fund; authorizing the State Contingency and Emergency Board to allocate an amount not to exceed twenty-five thousand dollars (\$25,000.00) to the Civil Defense Agency for the purpose of rehabilitating certain tornado disaster areas in Seminole County; 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 **HJR 530**.

The above numbered Resolution was, 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 731**, as amended.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SBs 5** and **83**, and naming House Conferees as follows: **SB 5**: Nichols (Seminole), Henry, Sanguin; **SB 83**: Bradley (Jefferson), Richardson, Lauer.

MESSAGES FROM THE GOVERNOR

Advising approval by him, May 17, 1961, of Enrolled **SBs Nos. 64** and **116** entitled:

ENROLLED SENATE BILL NO. 64—By Romang of the Senate and McCune of the House.

AN ACT PERTAINING TO INITIATIVE AND REFERENDUM PETITIONS, ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 116—By McClendon of the Senate and Lance of the House.

AN ACT RELATING TO UNLAWFUL MILK; AMENDING SUBSECTION (g), SECTION 1, ARTICLE 7, SUBARTICLE C, CHAPTER A, TITLE 2, OKLAHOMA SESSION LAWS 1955, PAGE 58 (2 O.S. SUPP. 1959 § 7-51 (g), DEFINING THE TERM "UNLAWFUL MILK" AND MAKING THE POSSESSION OF WITH INTENT TO SELL MILK ADULTERATED, REDUCED, OR CHANGED BY ADDITION OF WATER, CHEMICAL, OR OTHER SUBSTANCE, OR THE REMOVAL OF CREAM EXCEPT AS PROVIDED BY LAW A CRIME; PROVIDING PENALTIES; AND DECLARING AN EMERGENCY.

RESOLUTION

Senator Ritzhaupt introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 32—By Ritzhaupt and Fine.

A RESOLUTION RELATING TO INTERIM CONSULTATION AND REVIEW BY THE STATE LEGISLATIVE COUNCIL OF PROGRESS UNDER THE \$35.5 MILLION BOND ISSUE CONSTRUCTION PROGRAM FOR THE STATE SYSTEM

OF HIGHER EDUCATION AND THE SCHOOL AND HOSPITAL FOR MENTALLY RETARDED CHILDREN IN NORTHEASTERN OKLAHOMA; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE DURING THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; AND REQUIRING A REPORT AND RECOMMENDATIONS NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, a proposed constitutional amendment embodied in House Joint Resolution No. 517 of the Twenty-seventh Oklahoma Legislature, providing for a \$35.5 million bond issue for state institutions of higher education and a school and hospital for mentally retarded children in northeastern Oklahoma, was submitted to the voters of this state for their approval or rejection on July 5, 1960; and

WHEREAS, in their wisdom and in full appreciation of the pressing financial needs of the state system of higher education and requirements for expanded facilities for mental health, the people of this state gave emphatic approval to said proposed amendment to the Oklahoma Constitution; and

WHEREAS, in pursuance of Section 34, Article X, of the Oklahoma Constitution, House Bill No. 705, vitalizing the provisions of the amendment which authorizes the \$35.5 million bond issue, has been introduced and approved by both the House of Representatives and the Senate of the Twenty-eighth Oklahoma Legislature; and

WHEREAS, in view of the vital concern of the Oklahoma Legislature with both higher education and mental retardation facilities, as demonstrated in past legislation and consideration given to these activities, and in view of the concern and duty of the Oklahoma Legislature with regard to the surveillance of expenditures of public funds, it is both fitting and proper, upon final approval of House Bill No. 705 by the Governor, that a mechanism

for continuing oversight be facilitated with respect to the expenditures authorized by the people of Oklahoma upon their approval of House Joint Resolution No. 517 on July 5, 1960.

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

SECTION 1. The Executive Committee of the State Legislative Council is hereby authorized and directed to create at its first meeting of the 1961-1963 interim a special committee to consult with affected agencies and review the progress under the \$35.5 million bond issue program for the state system of higher education and the school and hospital for mentally retarded children in northeastern Oklahoma, said committee to consist of four (4) members of the Senate and five (5) members of the House of Representatives.

SECTION 2. The special committee, whose creation is hereby directed, shall consult with the Oklahoma Regents for Higher Education, the Mental Health Board, the Mental Health Department and other agencies or departments of government having any interest in the aforesaid \$35.5 million bond issue with regard to the progress being achieved on the construction program authorized by the people and vitalized by the Twenty-eighth Oklahoma Legislature. Such committee shall submit a report containing its findings, conclusions and recommendations thereon to the Executive Committee of the State Legislative Council not later than October 1, 1962.

SECTION 3. The Oklahoma regents for Higher Education, officers and employees thereof, Oklahoma institutions of higher education, their governing boards, officers and employees, the Mental Health Board, the Department of Mental Health and any other agencies or departments of state government concerned with the \$35.5 million bond issue for higher education and mental retardation are hereby directed to

cooperate with said special committee in the study herein directed to be made.

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 348—Education—Common.

SJR 26—Constitutional Amendments, Initiative and Referendum and Code Revision—Co-authored by Garvin and Garrison.

SJR 30—Constitutional Amendments, Initiative and Referendum and Code Revision.

HB 770—Municipal Government.

DO PASS, as amended:

HB 654—Education—Common.

HB 769—Municipal Government.

HJR 523—Constitutional Amendments, Initiative and Referendum and Code Revision.

FIRST READING

The following Bills were introduced and read the first time:

SB 355—By Belvin.

An Act relating to assessment of real and personal property; requiring County Assessor or authorized personnel to view real and personal property during certain time periods; authorizing necessary personnel to effectuate and implement annual viewing; providing penalties for violations; and declaring an emergency.

SB 356—By Stipe.

An Act amending 85 O. S. 1951, Section 43, which provides a statute of limitations for claims for compensation; amended to provide a statute of limitations for radiation disease; and declaring an emergency.

SB 357—By Stipe.

An Act relating to liquefied petroleum gases; amending Section 4, Chapter 8, Title 52, Oklahoma Session Law 1953, page 222, as amended, (52 O. S. Supp. 1959, § 420.4) by inserting in Subsection (a) a requirement that applicants for a per-

mit from the State Liquefied Petroleum Gas Administrator shall be required to show public convenience and necessity before such permit is issued; requiring notice and hearing on question of public convenience and necessity; adding a new Subsection authorizing the administrator to enter into reciprocity agreements with officials of adjoining states; and declaring an emergency.

SB 358—By Cobb.

An Act making appropriations to the Oklahoma Wildlife Conservation Commission for the control and destruction of predatory animals, rodents, and other injurious wildlife; making appropriations fiscal; and declaring an emergency.

SECOND READING

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

SB 350—Game and Fish.

SB 351—State and Federal Government.

SB 352—State and Federal Government.

SB 353—State and Federal Government.

SB 354—Judiciary.

HB 604—State and Federal Government.

HB 791—State and Federal Government.

HB 811—Criminal Jurisprudence.

HB 978—Agriculture.

HB 1046—Appropriations and Budget.

HB 603—State and Federal Government.

HB 866—County Government.

HB 765—County Government.

HB 917—Business and Industry, then to Revenue and Taxation.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 27**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

HB 800 by Sparks was taken up for consideration.

Senator Baldwin asked unanimous consent, which was granted, that **HB 800** be read and considered section by section.

Senator Trent asked unanimous consent that the Author explain **HB 800** section by section and that reading of the Bill be dispensed with, to which Senator Baldwin objected.

Section 1 was read.

Senator Bailey moved to amend **HB 800**, line 7, page 2, by changing the words and figure "Seven cents (7c)" to read "Six cents (6c)" which amendment was tabled upon motion of Senator McSpadden.

Senator McSpadden moved to amend **HB 800**, line 15, page 2, by adding after the word "stamp," the following paragraph: "Provided that no part of cigarette tax receipts derived from the aforesaid increases in cigarette tax rates shall be used in determining the amount of cigarette tax collections to be paid into the 'State of Oklahoma Building Bonds of 1961 Sinking Fund' as created and provided by the provisions of **HB 705** enacted by the Twenty-eighth Session of the Oklahoma Legislature." which amendment was declared adopted.

Upon motion of Senator McSpadden, Section 1, as amended, was declared adopted.

Section 2 was read.

Pursuant to their appointment under **SR 46**, Senators Stipe, Bohannon and Payne asked to be shown excused for the balance of this, and the following legislative day, which was the order.

Senator Grantham moved to amend **HB 800**, line 17, page 4, by striking all of Section 2, and renumbering the succeeding sections accordingly, and by amending the Title to conform thereto, which amendment was tabled upon motion of Senator McSpadden, upon a roll call as follows:

Aye: Allen, Bailey, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Ham, Hamilton, McClendon, McSpadden, Morford, Pa-

zoureck, Ritzhaupt, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—23.

Nay: Baldwin, Berrong, Cartwright, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, Pitcher, Rogers, Romang, Stevenson, Tipples.—16.

Excused: Belvin, Bohannon, McColgin, Payne, Stipe.—5.

Senator Graves moved to amend **HB 800**, line 1, page 6, by striking after the word "each" and before the word "per" on line 2, the words and figures "Twenty Dollars (\$20.00)" and substituting therefor the words and figures "Ten Dollars (\$10.00)"; on line 4, page 6, by striking the words and figures "Thirty Dollars (\$30.00)" and substituting therefor, the words and figures "Twenty Dollars (\$20.00)"; and on line 6, page 6, by striking the words and figures "Forty Dollars (\$40.00)" and substituting therefor, the words and figures "Thirty Dollars (\$30.00)" which amendment was tabled upon motion of Senator McSpadden upon a roll call as follows:

Aye: Allen, Boecher, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Ham, Hamilton, McClendon, McSpadden, Morford, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—22.

Nay: Bailey, Baldwin, Berrong, Cartwright, Cowden, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, Pitcher, Rogers, Romang, Tipples.—17.

Excused: Belvin, Bohannon, McColgin, Payne, Stipe.—5.

Senators Tipples and Allen moved to amend **HB 800**, line 1, page 6, by striking after the word "each" and before the word "per" on line 2, the words and figures "Twenty Dollars (\$20.00)" and substitute therefor the words and figures "Fifteen Dollars (\$15.00)".

Senator McSpadden moved to table the Tipples-Allen amendment, which motion was declared failed of adoption upon a roll call as follows:

Aye: Boecher, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Hamilton, McClendon, McSpadden, Morford, Pazoureck, Ritzhaupt, Shoemake, Trent, Wilson (Greer).—18.

Nay: Allen, Baldwin, Berrong, Cartwright, Cowden, Garrison, Garvin, Grant-ham, Graves, Ham, Harris, Kerr, Land, Lollar, Pitcher, Rogers, Romang, Steven-son, Tipps, Wilson (Beckham).—20.

Excused: Belvin, Bohannon, McColgin, Payne, Stipe.—5.

Not Voting: Bailey.—1.

The vote occurring upon the Tipps-Allen amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Cartwright, Cowden, Garvin, Grantham, Har-ris, Kerr, Land, Lollar, Pitcher, Ro-mang, Tipps, Wilson (Beckham).—15.

Nay: Bailey, Boecher, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, McClend-on, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stevenson, Trent, Wilson (Greer).—23.

Excused: Belvin, Bohannon, McColgin, Payne, Stipe.—5.

Not Voting: Garrison.—1.

Senator Graves moved to amend **HB 800**, line 16, page 5, by striking after the word “thousand” and before the word “and” all of the remainder of line 16, and all of lines 17 and 18 on page 5, and by striking lines 1 through 7, on page 6, and inserting “Twenty Dollars (\$20.00) per thousand” which amendment was de-clared adopted.

Senator McSpadden moved to amend **HB 800**, line 4, page 6, by inserting after the figure “(\$20c)” and before the comma (,), the word “each,” which amendment was declared adopted.

Senator McSpadden moved to amend **HB 800**, line 6, page 6, by inserting after the figure “(\$20c)” and before the comma (,) the word “each,” which amendment was declared adopted.

Senator Breeden moved to amend **HB 800**, line 14, page 6, by changing the words and figures “twenty percent (20%)” to read “twenty-five percent (25%)” which amendment was declared adopted.

Senator Stevenson moved to amend **HB 800** by striking all of sub-section (e) on pages 6 and 7, which amendment was tabl-ed upon motion of Senator McSpadden.

Senator Wilson (Beckham) moved to amend **HB 800**, line 17, page 6, by inserting after the word “tobacco” and before the word “the” the words “and snuff” which amendment was declared adopted.

Senator Breeden moved to amend **HB 800**, line 18, page 6, by striking the word and figures “twenty (20%)” and inserting the word and figures “twenty-five (25%)” which amendment was tabled upon motion of Senator McSpadden upon a roll call as follows:

Aye: Allen, Bailey, Boecher, Cobb, Col-lins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Ham-ilton, Harris, McClendon, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stevenson, Trent, Wilson (Greer).—26.

Nay: Baldwin, Berrong, Breeden, Cart-wright, Garvin, Grantham, Kerr, Land, Lollar, Pitcher, Romang, Tipps, Wilson (Beckham).—13.

Excused: Belvin, Bohannon, McColgin, Payne, Stipe.—5.

Senator McSpadden moved that the vote be reconsidered by which the Wilson (Beckham) amendment to line 17, page 6, was adopted.

Senator Baldwin raised a point of order against the McSpadden motion, stating Senator McSpadden did not vote in the af-firmative on the motion, following which Senator McSpadden advised that he did so vote by voice, there not having been a roll call vote.

Senator Baldwin asked unanimous con-sent, which was granted, to withdraw his objection to the McSpadden motion.

President Pro Tempore Collins presiding.

The vote occurring on the McSpadden motion, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Cobb, Collins, Colston, Dacus, Field, Fine, Graves, Ham, Hamilton, McClendon, McSpadden, Ritzhaupt, Rogers, Shoemaker, Stevenson, Tipps, Trent.—19.

Nay: Baldwin, Berrong, Boecher, Breedon, Cowden, Easterly, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, Morford, Pazoureck, Pitcher, Romang, Wilson (Beckham), Wilson (Greer).—19.

Excused: Belvin, Bohannon, McColgin, Payne, Stipe.—5.

Not Voting: Cartwright.—1.

Upon motion of Senator McSpadden, Section 2, as amended, was adopted.

Section 3 was read.

Senator Garvin moved to amend **HB 800**, line 9, page 8, by striking the period after the word "amended" and add the following: "by Section 1, Chapter 16, Title 68, Oklahoma Session Laws 1957, page 485" and amend the title to conform, which amendment was adopted.

Upon motion of Senator McSpadden, Section 3, as amended, was declared adopted.

Senator Cobb moved to amend **HB 800**, line 9½, page 8, by adding a new section 4 to read as follows: "SECTION 4. Every person, firm or corporation making application for a distributing agent's license under the cigarette stamp tax act or the tobacco products tax act, after the effective date hereof shall before being issued such license and as a condition for carrying on such business, file with the Oklahoma Tax Commission a surety or collateral or cash bond in the amount of One Thousand Dollars (\$1,000.00) payable to the State of Oklahoma and conditioned upon the compliance with the provisions of the laws of this State relating to the sale of cigarettes, cigars, tobacco products and the rules and regulations of the

Oklahoma Tax Commission." and by renumbering the remaining sections accordingly and by amending the Title to conform thereto.

Senator Cobb moved that the Senate recess for the purpose of permitting Senator McSpadden to consult with the Tax Commission.

Senator McSpadden moved to table the Cobb motion, which motion by unanimous consent he withdrew.

Senator McSpadden asked for consideration of the Cobb amendment, which was the order.

The vote occurring on the Cobb amendment, it was declared adopted.

Upon motion of Senator McSpadden, Section 5, as read, was adopted.

Senator McSpadden moved to amend **HB 800**, by inserting a new section between lines 11 and 12, as follows: "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," which amendment was declared adopted.

Senator McSpadden asked to be made a co-author of **HB 800**, as amended, which was the order.

Upon motion of Senator McSpadden, the title to **HB 800**, was ordered amended to conform to the bill as amended and Sections of the bill properly renumbered.

Senator McSpadden moved that **HB 800**, as amended, be advanced to engrossment, which motion was declared adopted.

Senator McColgin asked to be shown present, which was the order.

Upon motion of Senator McSpadden, the rules of the Senate were suspended and **HB 800**, as amended, 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, Bailey, Berrong, Boecher, Breeden, Collins, Colston, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—24.

Nay: Baldwin, Cartwright, Cobb, Cowden, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, McClendon, Pitcher, Romang, Stevenson, Tipps.—16.

Excused: Belvin, Bohannon, Payne, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Berrong, Boecher, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Cartwright, Cowden, Garrison, Garvin, Grantham, Harris, Lollar, Pitcher, Romang.—10.

Excused: Belvin, Bohannon, Payne, Stipe.—4.

The emergency was declared passed.

HB 800, as amended, was referred for engrossment.

Senator Hamilton asked that the record show him excused for the remainder of this and the next legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 271**.

The above numbered Bill was referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 93 and **290** each correctly engrossed.

Engrossed **SBs 93** and **290** were each properly signed and ordered transmitted to the Honorable House for consideration.

MOTION TO RECONSIDER VOTE

Senator Field asked unanimous consent, which was granted, that consideration of the Stipe motion to reconsider the vote by which **SB 291** was passed be deferred until the return to the Senate of Senator Stipe.

Senator Wilson (Beckham) asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 855** was passed.

Engrossed **HB 855** was properly signed and ordered returned to the Honorable House.

MOTION

Senator McSpadden moved that the President Pro Tempore be requested to procure an opinion of the Attorney General as to whether **SECTION 2** of **HB 800** is constitutional and germane to the entire bill, which motion was declared adopted.

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.

FIRST READING

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

SB 359—By Garrison.

An Act pertaining to voting machines; amending Section 1, Chapter 9, Title 26, page 204, Oklahoma Session Laws 1955 (26 O. S. Supp. 1959, § 271) by deleting the language therein which restricts the permissive use of voting machines to counties of over 250,000 population; and declaring an emergency.

SB 360—By Kerr.

An Act relating to registration; amending Section 1, Chapter 4, Title 26, page 172, O. S. L. 1957, (26 O. S. Supp. 1959 § 93.1), by providing a time for registering persons who are not qualified electors when the registration books close ten

days before an election but who will become qualified electors before election day; and declaring an emergency.

SB 361—By Bailey of the Senate; Sparks, Poynor, Hesser, McCune and Bradley (Tulsa) of the House.

An Act relating to public finance; amending Enrolled House Bill 705 of the 28th Oklahoma Legislature pertaining to issuance of thirty-five million five hundred thousand dollars (\$35,500,000) of General Obligation Bonds of the State of Oklahoma: changing maximum average rate of interest to three and three-fourths (3¾) per cent per annum and declaring an emergency.

SB 362—By Boecher and Pazoureck of the Senate and Priebe and Watkins of the House.

An Act repealing House Bill No. 674, Twenty-seventh Legislature, Chapter 20a, Title 2, page 11, Oklahoma Session Laws 1959 (82 O. S. Supp. 1959, § 1151-1188, inclusive) which relates to conservation of natural resources and the creation of Watershed Improvement Districts; 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 23—Appropriations and Budget.

SB 110—Revenue and Taxation.

SB 349—Social Welfare.

DO PASS, as amended:

SB 15—Appropriations and Budget—To Education—Common by reporting committee.

SB 54—Appropriations and Budget.

SB 75—Appropriations and Budget.

SB 332—Appropriations and Budget.

SB 333—Appropriations and Budget.

HB 588—Appropriations and Budget.

HB 592—Appropriations and Budget.

HB 615—Appropriations and Budget.

HB 641—Appropriations and Budget.

HB 643—Appropriations and Budget.

HB 772—Education—Common—To Appropriations and Budget by reporting Committee.

HB 808—Social Welfare.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

Seventy-ninth Legislative Day

Thursday, May 18, 1961

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—12.

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

SCR 32 and **HB 800** each correctly engrossed.

SB 271 correctly enrolled.

Engrossed **SCR 32** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 800**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 271** was, after fourth reading, 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 731**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to The Honorable House.

COMMITTEE REPORTS

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

DO PASS, as amended:

SB 267—Public Health.

FIRST READING

The following Bills were introduced and read the first time:

SB 363—By Cartwright, Baldwin, Harris and Rogers of the Senate and Levergood of the House.

An Act relating to State-owned institutions of higher learning; authorizing the Oklahoma State Regents for Higher Education to prescribe and coordinate fees within certain limitations; providing for the use of Federal funds; authorizing a system of scholarships for residents of Oklahoma; providing that students enrolled in State-owned institutions of higher learning who are non residents of the State of Oklahoma shall be required to pay certain general tuition fees; prescribing said fees for enrollment in certain professional courses; defining resident and nonresident students; providing rules of procedure for enforcement of the Act; providing penalties for violation; repealing 70 O. S. 1951, § 2059, and 70 O. S.

1951, § 1614, and all laws or parts of laws in conflict herewith; making the provisions of this Act severable; and declaring an emergency.

SB 364 — By Trent of the Senate and Nichols (Seminole) of the House.

An Act relating to Social Security, amending Title 56, O. S. 1951, Sections 190 and 191, respectively, as amended by House Bill No. 749 of the 1957 Session Laws, page 457; providing for payment of checks on vouchers to recipients of assistance, after death of payee; and declaring an emergency.

SECOND READING

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

SB 355—County Government.

SB 356—Insurance.

SB 357—Insurance.

SB 358—Game and Fish.

SB 359—Privileges and Elections.

SB 360—Privileges and Elections.

SB 361—Education—Higher.

SB 362—Agriculture.

HB 561—State and Federal Government.

HB 685—Game and Fish.

HB 921—Social Welfare.

HB 922—Social Welfare.

HB 950—State and Federal Government.

HB 964—Municipal Government.

HB 976—Municipal Government.

HB 981—State and Federal Government.

HJR 533—State and Federal Government.

GENERAL ORDER

SJR 29 by Cartwright of the Senate and Howze of the House was read and considered.

Senator Breeden asked to be made co-author of **SJR 29**, which was the order.

Senator Cartwright moved to amend **SJR 29**, line 16, page 2, by striking af-

ter the word "agreements" and before the word "necessary" the word "whereby"; by striking after the word "necessary" the word "and" on line 16; by striking all of lines 17 and 18, page 2; by striking all of line 1, page 3; and by striking the word "Board" on line 2, page 3, which amendment was declared adopted.

Upon motion of Senator Cartwright **SJR 29**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cartwright **SJR 29**, as amended, 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: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Romang, Shoemaker, Stevenson, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—12.

Not Voting: Land, Ritzhaupt.—2.

The Resolution was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Romang, Shoemaker, Stevenson, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Pitcher,

Rogers, Stipe, Tipps, Wilson (Beckham).—12.

Not Voting: Land, Ritzhaupt.—2.

The emergency was declared passed.

SJR 29, as amended, was referred for engrossment.

Senator Dacus asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 641 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 641** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 641** was 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, Bailey, Baldwin, Berrong, Breeden, Cobb, Collins, Colston, Cowden, Field, Fine, Garrison, Grantham, Ham, Kerr, Land, McClendon, McColgin, McSpadden, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—25.

Nay: Cartwright, Easterly, Graves, Pazoureck.—4.

Excused: Belvin, Boecher, Bohannon, Dacus, Garvin, Hamilton, Harris, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—13.

Not Voting: Lollar, Morford.—2.

The bill was declared passed.

Senator McClendon asked unanimous consent, which was granted that the Emergency Section of **HB 641** be stricken and the Title amended to conform thereto.

HB 641, as amended, was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 643 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 643** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 643** was 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, Berrong, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Graves, Ham, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—24.

Nay: Baldwin, Cartwright, Grantham, Kerr.—4.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Lollar, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—13.

Not Voting: Bailey, Cobb, Easterly.—3.

The bill was declared passed.

Senator McClendon asked unanimous consent, which was granted that the Emergency Section of **HB 643** be stricken and the Title amended to conform thereto.

HB 643, as amended, was referred for engrossment.

MOTION

Senator Baldwin moved that the President Pro Tempore be authorized to appoint a committee of four to make a study on centralizing the attorneys in the Attorney General's Office, which motion prevailed.

GENERAL ORDER

HB 640 by Allard, et al, of the House

and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 640** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 640** was 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: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Grantham, Graves, Ham, Kerr, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—28.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Lollar, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—13.

Not Voting: Easterly, Fine, Land.—3.

The bill was declared passed.

Senator McClendon asked unanimous consent, which was granted, that the Emergency Section of **HB 640** be stricken and the Title amended to conform thereto.

HB 640, as amended, was referred for engrossment.

GENERAL ORDER

HB 637 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 637** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 637** was placed upon third reading and final passage.

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, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Grantham, Graves, Ham, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Stevenson, Trent, Wilson (Greer).—27.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Lollar, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—13.

Not Voting: Easterly, Fine, Garrison, Shoemake.—4.

The Bill was declared passed.

Senator McClendon asked unanimous consent, which was granted, that the Emergency Section of **HB 637** be stricken and the Title amended to conform thereto.

HB 637, as amended, was referred for engrossment.

GENERAL ORDER

HB 614 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 614** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 614** was placed upon third reading and final passage.

THIRD READING

HB 614 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Kerr, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Stevenson, Trent, Wilson (Greer).—24.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Lollar, Payne, Pitcher, Rogers, Stipe, Tipps, Wilson (Beckham).—13.

Not Voting: Breeden, Cobb, Collins, Cowden, Grantham, Land, Shoemake.—7.

The Bill was declared passed.

Senator McClendon asked unanimous consent, which was granted that the Emergency Section of **HB 614** be stricken and the Title amended to conform thereto.

HB 614, as amended, was referred for engrossment.

Senator Pitcher asked to be shown present, which was the order.

GENERAL ORDER

HB 613 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 613** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 613** was placed upon third reading and final passage.

THIRD READING

HB 613 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Graves, Ham, Kerr, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—26.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Lollar, Payne, Rogers, Stipe, Tipps, Wilson (Beckham).—12.

Not Voting: Breeden, Collins, Cowden, Easterly, Grantham, Land.—6.

The Bill was declared passed.

Senator McClendon asked unanimous consent, which was granted, that the Emergency Section of **HB 613** be stricken and the Title amended to conform thereto.

HB 613, as amended, was referred for engrossment.

Senator Lollar asked to be shown present, which was the order.

GENERAL ORDER

HB 610 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 610** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 610** was 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, Bailey, Baldwin, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Graves, Ham, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Trent, Wilson (Greer).—28.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Rogers, Stipe, Tipps, Wilson (Beckham).—11.

Not Voting: Cartwright, Collins, Grant-ham, Land, Shoemake.—5.

The bill was declared passed.

Senator McClendon asked unanimous consent, which was granted, that the Emergency Section of **HB 610** be stricken and the Title amended to conform thereto.

HB 610, as amended, was referred for engrossment.

GENERAL ORDER

HB 608 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 608** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 608** was placed upon third reading and final passage.

THIRD READING

HB 608 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Greer).—29.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Rogers, Stipe, Tipps, Wilson (Beckham).—11.

Not Voting: Cartwright, Cobb, Collins, Trent.—4.

The bill was declared passed.

Senator McClendon asked unanimous consent, which was granted that the Emergency Section of **HB 608** be stricken and the Title amended to conform thereto.

HB 608, as amended, was referred for engrossment.

Senator Rogers asked to be shown present, which was the order.

GENERAL ORDER

HB 607 by Allard, et al, was read and considered.

Upon motion of Senator McClendon **HB 607** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 607** was 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, Bailey, Baldwin, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grant-ham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rog-

ers, Romang, Shoemake, Stevenson, Wilson (Greer).—31.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Cartwright, Collins, Trent.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grant-ham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—31.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Cartwright, Collins, Trent.—3.

The emergency was declared passed.

HB 607, as amended, was referred for engrossment.

GENERAL ORDER

HB 606 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon **HB 606** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 606** was 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, Bailey, Baldwin, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grant-ham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rog-

ers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Cartwright, Collins.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grant-ham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Cartwright, Collins.—2.

The emergency was declared passed.

HB 606, as amended, was referred for engrossment.

GENERAL ORDER

HB 605 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 605** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 605** was placed upon third reading and final passage.

THIRD READING

HB 605 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—31.

Nay: Morford.—1.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, McSpadden.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—31.

Nay: Morford.—1.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, McSpadden.—2.

The Emergency was declared passed.

HB 605, as amended, was referred for engrossment.

GENERAL ORDER

HB 591 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 591** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 591** was placed upon third reading and final passage.

THIRD READING

HB 591 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, Shoemake.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, Shoemake.—2.

The Emergency was declared passed.

HB 591, as amended, was referred for engrossment.

GENERAL ORDER

HB 615 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 615** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 615** was placed upon third reading and final passage.

THIRD READING

HB 615 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher Bohannon,

Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, Morford.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, Morford.—2.

The Emergency was declared passed.

HB 615, as amended, was referred for engrossment.

GENERAL ORDER

HB 592 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

By unanimous consent, Senators Rogers, Ham, Allen, Berrong, Breeden, Kerr, Dacus, Field, Grantham, McSpadden, Graves and McColgin were added as co-authors of **HB 592**.

Upon motion of Senator McClendon, **HB 592** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 592** was 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, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers,

Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, Morford.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, Morford.—2.

The emergency was declared passed.

HB 592, as amended, was referred for engrossment.

GENERAL ORDER

HB 635 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the Enacting Clause of **HB 635** be stricken.

Upon motion of Senator McClendon **HB 635**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land,

Lollar, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, McSpadden, Morford, Pitcher.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Bohannon, Garvin, Hamilton, Harris, Payne, Stipe, Tipps, Wilson (Beckham).—10.

Not Voting: Collins, McSpadden, Morford, Pitcher.—4.

The emergency was declared passed.

HB 635, as amended, was referred for engrossment.

GENERAL ORDER

HB 588 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 588** was advanced to engrossment.

Senator McClendon asked unanimous consent that **HB 588** be considered engrossed and placed upon third reading, to which Senator Ritzhaupt objected.

Senator McClendon moved that further consideration of **HB 588** be deferred until some future legislative day, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 34, 48, 140, 177 and 178, each as amended.

HA to SB 34 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 34, by striking the TITLE and substitute in lieu thereof the following:

"APPROPRIATION FOR DEPENDENT YOUTH AND ORPHANS. (Amended for Conference)"

HA to SB 48 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 48 by striking the TITLE and insert in lieu thereof the following:

"AN ACT MAKING EDUCATIONAL TELEVISION. (Amended for Conference)"

HA to SB 140 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 140, by striking the TITLE and insert in lieu thereof the following:

"AN ACT MAKING MENTAL HEALTH. (Amended for Conference)"

HA to SB 177 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 177 by striking the TITLE and insert in lieu thereof the following:

"AN ACT MAKING A SPEECH AND HEARING CLINIC. (Amended for Conference)"

HAs to SB 178 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 178 by striking the TITLE and insert in lieu thereof the following:

"AN ACT MAKING A NATIONAL CONFERENCE FOR COMMISSIONERS. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 17, between the words "of" and "Eight" add the words "One Thousand" and

Page 1, SECTION 1, Line 18, by substituting the figures "\$1,850.00" for the figures "\$850.00"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 20, by adding after the word "Laws" and before the word "for" the words: "and the travel expenses of the Oklahoma Commissioners"

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled SB 271.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

Senator Field announced matters were on the President's desk for the consideration of the Senate in executive session and it was upon his motion that the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session, with President Pro Tempore Collins presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Land, advised and consented to the reappointment of DEANE D. RALEY, of Tulsa, Oklahoma, as a member of the Board of Pharmacy, for a term effective upon confirmation and ending July 22, 1964.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the reappointment of LEO C. SMITH, of Oklahoma City, Oklahoma, as a member of the Building and Loan Board, for a term effective upon confirmation and ending April 17, 1964.

The Senate, in executive session and upon motion of Senator Trent, advised and consented to the confirmation of the executive nomination of R. J. "Bob" McINNIS, of Coalgate, Oklahoma, as a member of the Board of Pharmacy, for a term effective upon confirmation and ending May 24, 1963.

The Senate, in executive session and upon motion of Senator Bailey, advised and consented to the confirmation of the reappointment of HAROLD COOKSEY, of Norman, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission, for a term effective upon confirmation and ending July 1, 1961.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, May 22, 1961, as provided under the Rules, which motion prevailed.

MOTION

Senator Field moved that President Pro Tempore Collins appoint a Committee of 4, to arrange for a 15 minute Memorial Service on May 30, 1961, in the Senate Chamber, which motion prevailed, the President Pro Tempore appointing Senators Wilson (Greer), Graves, Garrison and Rogers.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SBs 34, 48, 140, 177, 178, and re-

ferring the Bills to the General Conference Committee on Appropriations.

SPECIAL COMMITTEE REPORT

Senator Rogers, Chairman of the Special Committee appointed under SR 9, submitted recommendations relative to HB 664, referred to the Committee on March 13, and upon request of Senator Field consideration of the Report was deferred for this legislative day.

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:

SB 340—Judiciary.

HJR 511—Social Welfare.

HJR 514—Social Welfare.

HB 990—Social Welfare.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, May 22, at 1:30 p. m.

Eightieth Legislative Day

Monday, May 22, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazo-oureck, Pitcher, Ritzhaupt, Romang, Shoe-make, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Baldwin, Breeden, Cartwright, Dacus, Morford, Rogers, Stipe.—7.

The President declared a quorum pres-ent.

Prayer was offered by the Chaplain, the Reverend Glen Miller, Pastor of the First Methodist Church of Nowata, Okla-homa.

The Journal for the last legislative day was declared approved.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 29, and **HBs 591, 592, 605, 606, 607, 608, 610, 613, 614, 615, 635, 637, 640, 641** and **643** each correctly engrossed.

Engrossed **SJR 29** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 591, 592, 605, 606, 607, 608, 610, 613, 614, 615, 635, 637, 640, 641** and **643**, as amended, were properly signed and ordered re-turned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 543—By Poynor and Wolf of the House and Bailey of the Senate.

An Act making an appropriation to the Oklahoma State Department of Commerce and Industry; stating the purpose there-of as providing funds to match a founda-tion grant for construction of a continu-ing education center to be located on the campus of the University of Oklahoma; directing said Department after comple-tion of construction to grant Oklahoma University exclusive control in perpetuity of said center; making appropriations non-fiscal; making the provisions of this Act severable; and declaring an emergency.

HB 774—By Howard, Finch, Bynum and McCue.

An Act providing for distribution of per-sonal property of intestate ward by guard-ian without further appointment and bond; repealing conflicting laws; and de-claring an emergency.

HB 783 — By Willis (Jackson) and Skaggs.

An Act making appropriation to the Ad-jutant General's Department for armory construction; stating the purpose; mak-ing appropriation nonfiscal; providing for severability of the parts hereof; and de-claring an emergency.

HB 831—By Baggett.

An Act relating to accounts receivable; amending 15 O. S. 1951, § 631 (1), § 632 and § 635, to provide that notice thereof when filed shall apply to future

assignments between the same parties during the effective period of filing; providing for severability; and declaring an emergency.

HB 873—By Henry.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 121.9 (g), to authorize fifty (50) mile per hour speed for school buses when operated for other than transporting school children to and from school; making violation of Section a misdemeanor; fixing penalties; and declaring an emergency.

HB 915—By Allard and Williams (Murray).

An Act relating to the State Board of Public Affairs; amending 74 O. S. 1951, § 91 by imposing additional duties on said Board; requiring visitation, inspection and the preparation of reports on all building structures, and physical plant at all State-owned institutions except those institutions under the control and jurisdiction of the Oklahoma State Regents for Higher Education; specifying the form of said report and the distribution thereof; and declaring an emergency.

HB 918—By Bullard of the House and Baldwin of the Senate.

An Act relating to unemployment compensation provided for in the "Oklahoma Employment Security Act" and the contributions (taxes) levied under said Act; amending Section 217 (c) (11) of Title 40, Oklahoma Statutes 1951, as amended by Section 3 of House Bill No. 694, Section 3, Chapter 6, Title 40, Session Laws of Oklahoma 1959, pages 175 et seq. (Section 217 (c) (11) of Title 40, O. S. Supp. 1959), limiting the increasing of rates of contribution under certain circumstances; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 855**.

The above numbered Enrolled Bill was,

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 HBs 707 and 800, as amended.

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:

HB 587—Appropriations and Budget.

HB 946—Appropriations and Budget.

SECOND READING

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

SB 363—Education—Higher.

SB 364—Social Welfare.

GENERAL ORDER

SB 54 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 54** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 54** 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, Bailey, Belvin, Berrong, Boecher, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Baldwin, Breeden, Cartwright, Dacus, Morford, Rogers, Stipe.—7.

Not Voting: Bohannon, Stevenson.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Baldwin, Breeden, Cartwright, Dacus, Morford, Rogers, Stipe.—7.

Not Voting: Bohannon, Stevenson.—2.

The Emergency was declared passed.

SB 54, as amended, was referred for engrossment.

Senators Baldwin and Breeden asked to be shown present, which was the order.

GENERAL ORDER

SB 75 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 75** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 75** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cartwright, Dacus, Morford, Rogers, Stipe.—5.

Not Voting: Garrison, Pazoureck.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cartwright, Dacus, Morford, Rogers, Stipe.—5.

Not Voting: Garrison, Pazoureck.—2.

The Emergency was declared passed.

SB 75, as amended was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

SB 332 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 332** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Mc-

Colgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cartwright, Morford, Rogers, Stipe.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cartwright, Morford, Rogers, Stipe.—4.

The emergency was declared passed.

SB 332, as amended, was referred for engrossment.

MOTION

Senator Baldwin asked unanimous consent, which was granted, that the President Pro Tempore be authorized to request an opinion from the Supreme Court as to the validity of the change in the Public Service — GRDA Contract which was recently made; and that the request would be based upon two things (1) that the original contract called for the acquiescence of the so-called Watch Dog Committee, created during the 1955 Legislative Session, and (2) The fact that before any change could be made the Federal Power Commission should have acquiesced to such change, and that has not been done.

Senators Cartwright, Stipe and Morford asked to be shown present, which was the order.

GENERAL ORDER

SB 333 by McClendon and Trent of

the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 333** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 333** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 333 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright.—1.

Excused: Rogers.—1.

Not Voting: Baldwin, Collins, Cowden, Land.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Cartwright.—1.

Excused: Rogers.—1.

Not Voting: Baldwin, Collins, Cowden, Land.—4.

The emergency was declared passed.

SB 333, as amended, was referred for engrossment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Shoemake, the Senate concurred in **HAs** to Engrossed **SB 233**.

SB 233, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Rogers.—1.

Not Voting: Collins, Fine.—2.

The bill, as amended, was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Rogers.—1.

Not Voting: Collins, Fine.—2.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Rogers asked to be shown present, which was the order.

GENERAL ORDER

HB 776 by Taliaferro, et al, was read and considered.

By unanimous consent, Senators Harris

and Land were added as co-authors of **HB 776**.

Senator Harris asked unanimous consent, which was granted that Redman of the House be added as a co-author of **HB 776**.

Upon motion of Senator Harris, **HB 776**, as co-authored, was advanced to engrossment.

By unanimous consent, upon request of Senator Harris **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Rogers.—1.

Not Voting: Cobb, Collins, Fine, Ritzhaupt.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Rogers.—1.

Not Voting: Cobb, Collins, Fine, Ritzhaupt.—4.

The emergency was declared passed.

HB 776, as amended, was referred for engrossment.

GENERAL ORDER

SB 349 by Trent of the Senate and Thomas, et al, of the House was read and considered.

Upon motion of Senator Trent, **SB 349** was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, **SB 349** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 349 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Bailey, Collins.—2.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Not Voting: Bailey, Collins.—2.

The emergency was declared passed.

SB 349 was referred for engrossment.

GENERAL ORDER

HB 680 by Ruby, et al, of the House and Shoemaker of the Senate was read and considered.

By unanimous consent, Senators Hamilton, Stipe, Cobb, Dacus, Colston, Payne and McSpadden were added as co-authors of **HB 680**.

Upon motion of Senator Shoemaker, **HB 680** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemaker, **HB 680** was placed upon third reading and final passage.

THIRD READING

HB 680 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent.—30.

Nay: Allen, Cartwright, Easterly, Field, Land, Morford, Pazoureck, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—11.

Not Voting: Collins, Garvin, Stevenson.—3.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemaker, Stipe, Tipps, Trent.—30.

Nay: Allen, Cartwright, Easterly, Field, Land, Morford, Pazoureck, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—11.

Not Voting: Collins, Garvin, Stevenson.—3.

The emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Allen moved that the vote be reconsidered by which **HB 680** was passed.

President Pro Tempore Collins presiding.

GENERAL ORDER

HB 967 by Bullard, et al, of the House and Baldwin of the Senate was read and considered.

Upon request of Senator Baldwin, further consideration of **HB 967** was deferred for this legislative day.

HB 565 by Levergood, et al, of the House was read and considered.

Upon motion of Senator Romang, **HB 565** was advanced to engrossment.

By unanimous consent, upon request of Senator Romang, **HB 565** was placed upon third reading and final passage.

THIRD READING

HB 565 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Nay: Graves, McClendon, McSpadden.—3.

The Bill was declared passed.

HB 565, as amended, was referred for engrossment.

Senator Cowden presiding.

GENERAL ORDER

HB 660 by Howard, et al, of the House

and Morford and Rogers of the Senate was read and considered.

Upon motion of Senator Morford, **HB 660** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **HB 660** was placed upon third reading and final passage.

THIRD READING

HB 660 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Baldwin.—1.

Not Voting: Cobb, Collins, Garvin, Stipe.—4.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Baldwin.—1.

Not Voting: Cobb, Collins, Garvin, Stipe.—4.

The Emergency was declared passed.

HB 660 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 235 by Field was read and considered.

Senators Ritzhaupt, Boecher, Hamilton Dacus and Cobb asked to be made co-authors of **SB 235**, which was the order.

Senator Field asked unanimous consent, which was granted, that Larason and Lauer of the House be added as co-authors of **SB 235**.

Senator Boecher moved to amend **SB 235**, line 2, page 1, by striking after the word "trailers" and before the word "used" the words "or semi-trailers" and substitute therefor the words "to the extent of one semi-trailer or low-boy trailer" which amendment was declared adopted.

Senator Boecher moved to amend **SB 235**, line 2, page 2, by striking after the word "such" and before the word "of" the words "trailers and semi-trailers" and substitute therefor the words "semi-trailer or low-boy trailer" which amendment was declared adopted.

Senator Boecher moved to amend **SB 235**, line 7, page 2, by striking after the word "a" and before the word "having" on line 18, the words "commercial trailer or semi-trailer" and substitute therefor the words "commercial trailer or low-boy trailer" which amendment was declared adopted.

Upon motion of Senator Field, **SB 235**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Field, **SB 235**, as amended, 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: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham,

Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—40.

Not Voting: Bailey, Collins, Stipe, Trent.—4.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—40.

Not Voting: Bailey, Collins, Stipe, Trent.—4.

The emergency was declared passed.

SB 235, as amended, was referred for engrossment.

GENERAL ORDER

SB 348 by Fine was read and considered.

Senators Garrison, Baldwin, Colston, Dacus, Allen, Kerr, Bohannon, Boecher, Pitcher, Pazoureck, Romang, Payne, Breeden, Tipps, Hamilton, Cobb and Belvin asked to be made co-authors of **SB 348**, which was the order.

Upon motion of Senator Fine, **SB 348** was advanced to engrossment.

By unanimous consent, upon request of Senator Fine, **SB 348** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 348 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Bailey, Cobb, Collins, Garvin, Stipe.—5.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Bailey, Cobb, Collins, Garvin, Stipe.—5.

The emergency was declared passed.

SB 348, as amended, was referred for engrossment.

GENERAL ORDER

SB 274 by Judiciary Committee was read and considered.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Payne moved to amend **SB 274**, line 11, page 4, by striking the word "as" and inserting the word "no"; and placing a period after the word "services" on line 12 and by striking the balance of the line and lines 13, 14, 15 and 16.

Senator Shoemake moved to table the Payne amendment, which motion failed of adoption.

The vote occurring on the Payne amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Berrong, Cartwright, Cobb, Colston, Easterly, Field, Graves, Lollar, McColgin, Payne, Pazoureck, Trent, Wilson (Greer).—13.

Nay: Allen, Bailey, Belvin, Boecher, Bohannon, Cowden, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—25.

Excused: Dacus.—1.

Not Voting: Baldwin, Breeden, Collins, Fine, Tipps.—5.

Upon motion of Senator Shoemake, **SB 274** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 274** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 274 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Bohannon, Cowden, Grantham, Ham, Hamilton, Kerr, McClendon, Morford, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—19.

Nay: Berrong, Boecher, Cartwright, Cobb, Colston, Easterly, Field, Garrison, Garvin, Graves, Harris, Land, Lollar, McColgin, McSpadden, Payne, Ritzhaupt, Trent, Wilson (Greer).—19.

Excused: Dacus.—1.

Not Voting: Baldwin, Breeden, Collins, Fine, Pazoureck.—5.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Shoemake moved that the vote be reconsidered by which **SB 274** failed of passage.

GENERAL ORDER

SB 314 by Wilson (Beckham) was read and considered.

Senator Allen moved to amend **SB 314**, line 13, page 3, by inserting after the word "limits" and before the word "shall" the words "of cities and towns of less than fifteen hundred (1500) population" which amendment failed of adoption.

Senator Allen moved to amend **SB 314**, by deleting all of line 15 after the letters "er" and all of lines 16, 17 and 18.

Senator Allen asked unanimous consent which was granted, to amend his amendment to read to line 14, by striking the semicolon after the word "Commission" and placing a period in lieu and by striking the balance of the paragraph.

Senator Hamilton, as a substitute, moved to amend **SB 314**, line 14, page 3, by striking all of lines 14, 15, 16, 17 and 18 and inserting in lieu thereof the following: "of the local authorities and the State Highway Commission can by cooperative agreement between said governing bodies" which amendment failed of adoption.

The vote occurring on the Allen amendment, it was declared failed of adoption.

Senator Allen moved to amend **SB 314**, line 18, page 3, by adding a new paragraph as follows: "Provided that the State Highway Commission may not set a speed limit in any incorporated city or town with a population of over fifteen hundred (1500) in excess of 35 MPH without the approval of the governing body of the city or town."

Senators McSpadden and McClendon asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Allen asked unanimous consent, which was granted, to amend his amendment to line 18, page 3, by striking there-

from the words and figures "with a population of over fifteen hundred (1500)".

The vote occurring on the Allen amendment, as amended, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Colston, Field, Fine, Graves, Ham, Hamilton, Ritzhaupt, Romang, Stevenson, Tipps, Trent.—16.

Nay: Cartwright, Cobb, Cowden, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, Morford, Payne, Pazoureck, Pitcher, Shoemake, Wilson (Beckham), Wilson (Greer).—17.

Excused: Berrong, Dacus, McClendon, McSpadden.—4.

Not Voting: Boecher, Breeden, Collins, Easterly, McColgin, Rogers, Stipe.—7.

Upon motion of Senator Wilson (Beckham), **SB 314** was advanced to engrossment.

Senator Berrong asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

HJR 514 by Sullivan and Sanguin was read and considered.

Senator Ham asked that further consideration of **HJR 514** be deferred for this legislative day, which was the order.

Senator Dacus asked to be recorded present, which was the order.

GENERAL ORDER

SB 63 by Stipe was read and considered.

Senator Allen moved to amend **SB 63**, by striking line 6 and through the word "year" line 7, page 5, and inserting in lieu thereof the following: "may but not more often than once a year" which amendment was declared adopted.

Senator Payne asked unanimous consent, to which Senator Ritzhaupt objected, to defer further consideration of **SB 63** for this legislative day.

Senator Payne moved that further consideration of **SB 63** be deferred for this legislative day.

Senator Ritzhaupt, as a substitute, moved that further consideration of **SB 63** be indefinitely postponed, which motion by unanimous consent he withdrew.

The vote occurring on the Payne motion, it was declared adopted.

CONFERENCE COMMITTEE APPOINTMENT

President Pro Tempore Collins having been authorized so to do, announced the appointment of the Senate Conferees under the following numbered bill:

SB 83: Wilson (Beckham), Ritzhaupt and Easterly.

COMMITTEE REPORT

Senator Fine, Chairman of the Committee, appointed under Rule 24a, asked unanimous consent, which was granted, to submit and have read the following sub-committee Report:

Mr. President: We, your Special Investigating Committee, on the State War Veterans' Department and the War Veterans' Home at Ardmore, Oklahoma, beg leave to report that after thorough investigation and study the Committee makes the following Recommendations to the Honorable Senate:

RECOMMENDATION: That the War Veterans' Commission replace Wilbur Henline as Director of the War Veterans' Department due to inefficiency, lack of qualified administrative and professional ability, lack of proper supervision of the War Veterans' Department and failure to comply with existing rules and regulations set up for the Department.

RECOMMENDATION: That the War Veterans' Commission replace Leonard Saffa as Superintendent of the War Veterans Home at Ardmore, Oklahoma, due to inefficiency, lack of cooperation with the Special Senate Investigating Committee, lack of professional qualifications

which reflect discredit on the War Veterans' Home, and discourteous and rude behavior to members of the War Veterans' Home.

S/ JOE BAILEY COBB, Chairman
S/ GENE STIPE
S/ TOM TIPPS
S/ ELDRIDGE COLSTON.

Senator Easterly moved that the Senate refuse to accept the above Report, consideration to be set for Special Order at 2:00 p. m., tomorrow.

Senator Trent moved to table the Easterly motion.

Senator Rogers, in lieu of all pending motions, moved that the Senate neither accept nor reject the filing of the above Report and that the matter be deferred to some future legislative day.

Senator Cartwright moved, when the Clerk's desk is cleared, the Senate adjourn, which motion prevailed.

FIRST READING

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

SB 365—By Shoemaker.

An Act relating to stocks and other corporate securities; providing for simplification of procedures for transferring stocks and other corporate securities registered in the name of the fiduciary; making the provisions of this Act severable; repealing conflicting laws 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 360—Privileges and Elections.

MESSAGES FROM THE HOUSE

Advising passage of and returning **SBs 49, 61, 68, 69, 70, 112** each as amended.

HA to SB 49 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 49, by striking the TITLE and insert in lieu thereof the following:

"AN ACT MAKING THE STATE MINING BOARD. (Amended for Conference)"

Engrossed **HAs to SB 61** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 61 by striking TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE ELECTION BOARD. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 2, end of SECTION 1 by inserting a new SECTION 2, as follows:

"SECTION 2. There is hereby appropriated to the Secretary of the State Election Board, from any monies in the State Treasury accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30th, 1961, not otherwise appropriated, the sum of One Hundred Thousand Dollars (\$100,000.00) for the purpose of paying the expenses of holding any special election not provided

"SPECIAL APPROPRIATIONS:

State Dairy Show
State Poultry Show
State Broiler Show
State Turkey Show
State Pecan Show

AMENDMENT NO. 4. Amend Page 2, SECTION 1, Line 12½, by striking the figures "\$862,400.00" in both columns and substituting in lieu thereof the figures "\$920,765.00"

AMENDMENT NO. 5. Amend Page 2, SECTION 2, by striking after the "comma" on line 15, the following language:

"which employees shall be in the unclassified service of the State for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

for in Section 1 of this Act, and if called by proper authority, providing however, that if no such special election is called this sum shall be returned to the General Revenue Fund."

and, renumbering the other Sections to conform thereto.

AMENDMENT NO. 3. Amend Page 2, SECTION 3, after the "comma" on Line 12, by striking the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

Engrossed **HAs to SB 68** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 68 by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE DEPARTMENT OF AGRICULTURE. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 2, SECTION 1, Line 11, by striking the figures "\$196,065.00" in both columns and inserting the figures "\$236,930.00."

AMENDMENT NO. 3. Amend Page 2, SECTION 1, by adding after Line 11, the following:

\$ 8,000.00	\$ 8,000.00
5,000.00	5,000.00
3,000.00	3,000.00
1,000.00	1,000.00
500.00	500.00
<hr/>	<hr/>
\$ 17,500.00	\$ 17,500.00"

AMENDMENT NO. 6. Amend Page 2, at the end of SECTION 2 by adding new SECTIONS 3 and 4 as follows:

"SECTION 3. There is hereby appropriated to the State Department of Agriculture from any monies in the General Revenue Fund of the State, not otherwise appropriated, for the fiscal year ending June 30, 1962, the sum of One Hundred Thousand Dollars (\$100,000.00), and for the fiscal year ending June 30, 1963,

the sum of One Hundred Thousand Dollars (\$100,000.00) for the purpose of carrying out in this State, in conjunction with the Federal Government, a Brucellosis calfhood vaccination program.

SECTION 4. The Department shall formulate rules and regulations to provide Brucellosis vaccine and properly supervise its use to every cattle owner requesting the same.

The money appropriated in Section 3 of this Act shall be used to reduce the cost to the cattle owner for calfhood vaccination. The Department shall utilize the services of its own employees and the licensed veterinarians in promoting, encouraging and supervising this program in order to provide the most complete and economical statewide program possible."

AMENDMENT NO. 7. Amend Page 2 by renumbering the remaining SECTIONS to conform thereto.

Engrossed **HAs** to **SB 69** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 69, by striking the TITLE and insert in lieu thereof the following:

"AN ACT MAKING THE SECRETARY OF STATE. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, Section 2, after the "comma" on line 25, and before the word "payable" on line 27, the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, Oklahoma Session Laws 1959,"

Engrossed **HAs** to **SB 70** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 70 by striking TITLE and inserting in lieu thereof: "AN ACT

MAKING THE BUREAU OF INVESTIGATION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 20, by striking the figures "\$148,000.00" in both columns, and inserting the figures "\$141,400.00" in lieu thereof, and on Line 25, by striking the figures "\$253,000.00" in both columns, and inserting the figures "\$246,400.00" in lieu thereof.

AMENDMENT NO. 3. Amend Page 1, SECTION 2, by inserting a "period" in lieu of the "comma" after the word "schedule", on Line 30, and by striking the following language: "which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959:"

AMENDMENT NO. 4. Amend Page 2, SECTION 2, Line 2, by striking the words, "Chief Special Agent" and the figure "1" and the figures "\$6,600.00" and on Line 15, by striking the figure "28" and inserting the figure "27" in lieu thereof.

Engrossed **HA** to **SB 112** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 112, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING SCHOOL FOR THE DEAF. (Amended for Conference)"

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 591, 592, 605, 606, 607, 608, 610, 613, 614, 615, 635, 637, 640, 641, 643** and requesting Conference and referring Bills to the General Conference Committee on Appropriations.

As provided under the Cartwright motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

Eighty-first Legislative Day

Thursday, May 23, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President Pro Tempore declared a quorum present.

The following Prayer was offered by the Chaplain, the Reverend Glen Miller, Pastor of the First Methodist Church of Nowata, Oklahoma, and is incorporated herein upon request of Senator Dacus:

Almighty God, Creator of All Life, author of all that is good, Create and preserve in these legislators a sense of Thy presence and guide them in the business of this day. Give to them courage to choose what is right in the light of their best knowledge of the issues—and wisdom to interpret their stand to those they represent in such a way that their integrity and sense of justice may have support among the people.

Guide the leaders of our State Government, that in spite of differences of opinion and the vested interest of those governed, these legislative bodies may seek that which represents the best interest of

the most people as it applies to decency, justice, and moral integrity for all.

May we preserve through practices here the Democratic principles of Government and may we continue to find our strength through the due processes of law and representative Government.

Guide the destiny of our State, our Nation and the World, and we will always praise Thy Holy Name, through Jesus Christ, Our Lord. Amen.

The Journal for the last legislative day was declared approved.

Senator Dacus introduced his small grandsons, Clark Alvin Duty of Hobart, Oklahoma, and Michael Lee Osmond of Grandfield, Oklahoma, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Garrison introduced Stephanie and Pamela Pitcher, daughters of Senator Pitcher, and asked that Stephanie and Pamela be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 54, 75, 332, 333, 348 and 349, and HB 776 each correctly engrossed.

SB 233 correctly enrolled.

Engrossed SBs 54, 75, 332, 333, 348 and 349 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 776, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 233** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

President Nigh presiding.

Engrossed **SB 291** was properly signed and ordered transmitted to the Honorable House for consideration.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 677—By Skaggs.

An Act relating to property assessment; requiring owners of boats and motors to register such ownership with County Assessor where such boat was located on January 1; amending Section 4(a), Chapter 15, Title 82, Oklahoma Session Laws 1959, page 383 (63 O. S. Supp. 1959, § 804(a)), to require registration of such boats and motors with County Assessor before certificate and registration number is issued; and declaring an emergency.

HB 896—By Ruby.

An Act relating to taxation; amending 68 O. S. 1951, § 37, concerning applications for homestead exemption; requiring such applications to be accompanied by receipt of payment of personal property taxes of taxpayer filing application or affidavit of no personal property tax due for previous year; directing County Assessors to reject applications not complying with this Act; and declaring an emergency.

HB 897—By Ogden, Karnes and McCue.

An Act relating to courts; requiring members of the Oklahoma Bar Association to reside or maintain a continuously operating law office in Oklahoma as a condition for authority to represent or appear for any other person before any agency, department, board, commission, authority or other governmental corporation or subdivision, or any Court of Rec-

ord of this State; and declaring an emergency.

HB 913—By Nichols (Seminole) and Ford.

An Act making appropriation to the Adjutant General's Department for armory construction; stating the purpose; making appropriation nonfiscal; providing for severability of the parts hereof; and declaring an emergency.

HB 942—By Bower and Willis (Jackson).

An Act relating to sale of checks, money orders or other instruments for transmission or payment of money; defining terms; providing for license; exempting certain corporations; requiring investigation of applicants for licenses; fixing fees; requiring bonds and financial ability; requiring reports and authorizing examinations; stating conditions for renewal of licenses; providing for hearing and judicial review; making State Bank Commissioner responsible for enforcement of Act; authorizing adoption of rules and regulations; fixing penalties for violation; stating effective date of Act; providing for severability; and declaring an emergency.

HB 957—By McCune and Howard.

An Act relating to depositions; amending 12 O. S. 1951, § 447; permitting certain admissibility of depositions under specified conditions; repealing conflicting laws; and declaring an emergency.

HB 988—By Cox, Bradley (Tulsa), Abbott, Burkett, Lauer and McCune.

An Act relating to mental health; amending Section 118, Chapter 1, Title 43A, Oklahoma Session Laws 1953, page 174, (43A O. S. Supp. 1959, § 118), directing all funds received through legal proceedings for recovery of indebtedness due State for care of patients at mental hospitals to be deposited in Mental Health Department Revolving Fund; authorizing the Mental Health Director with approval of the Board to allocate funds remaining after payment of expenses of proceedings to any State Mental Health Institution; and declaring an emergency.

HB 1015—By Lance.

An Act relating to National Youth Association; repealing 10 O. S. 1951, § 24, authorizing cooperation of County Commissioners, fair associations and fair boards with nonexistent National Youth Association; 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 En-grossed **SCR 32**.

The above numbered Resolution was referred for enrollment.

RESOLUTION

The following **SCR** was introduced by Senator Graves and consideration deferred for this legislative day:

SCR 33—By Graves.

A Concurrent Resolution directing a study of the State Personnel Administration by a special committee of the Legislative Council during the interim of the Twenty-eighth Session of the Oklahoma Legislature.

FIRST READING

The following Bills were introduced and read the first time:

SB 366—By Pazoureck.

An Act relating to sale of legal publications; making the business of selling such publications a public utility; requiring certificates of public convenience and necessity for such sales be obtained from the Corporation Commission of Oklahoma; authorizing such Commission to prescribe sales prices for such publications. Restricting rate of return for such business to not more than six percent (6%) invested capital less depreciation plus working capital; authorizing Corporation Commission to adopt rules and regulations for enforcement of Act; prohibiting Commission from determining the contents of any legal publication; making violations

a misdemeanor; fixing penalties; and declaring an emergency.

SB 367—By Garrison and Ham.

An Act to amend Title 10, Chapter 2A, Section 1, § 5, House Bill 884, 1959 Session of Oklahoma Legislature; providing for Director of Public Welfare to designate, authorize and direct employees of the Department of Public Welfare to appear in court where adoption proceedings are held to give consent for adoption of children in custody of the Department of Public Welfare; providing for severability; and declaring an emergency.

SB 368—By Stipe.

An Act repealing House Bill No. 709 of the Twenty-fifth Oklahoma Legislature, authorizing the State Highway Commission; the State Department of Agriculture; and the Oklahoma Public Welfare Commission of the State of Oklahoma, to carry public liability and property damage insurance on vehicles, motorized machinery or equipment owned by such departments; authorizing persons sustaining injury or damage by reason of operation or use of such vehicles, motorized machinery or equipment to sue the insurer; fixing venue in such cases; providing for the service of summons to be made on the Directors of such departments; prescribing the limits to which the departments shall be liable; and declaring an emergency.

SECOND READING

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

SB 365—Judiciary.

HB 543—Appropriations and Budget.

HB 774—Judiciary.

HB 831—Judiciary.

HB 873—Education—Common.

HB 915—Appropriations and Budget.

HB 918—Revenue and Taxation.

HB 783—Appropriations and Budget.

COMMITTEE REPORT

Referring further to **HB 664**:

Senator Rogers moved that **HB 664** be printed, as amended by the Special Committee appointed under **SR 9**, and placed upon the Calendar, which motion was adopted.

GENERAL ORDER

HJR 514 by Sullivan, et al, of the House was read and considered.

By unanimous consent, Senator Ham was added as the Senate author of **HJR 514**.

Upon motion of Senator Ham, **HJR 514** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **HJR 514** was placed upon third reading and final passage.

THIRD READING

HJR 514 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Bailey, Boecher, Cartwright, Cowden, Land, McSpadden, Pazoureck, Shoemake.—8.

Not Voting: Baldwin, Tipps.—2.

The Resolution was declared passed.

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

Aye: Allen, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rog-

ers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Bailey, Boecher, Cartwright, Cowden, Land, McSpadden, Pazoureck, Shoemake.—8.

Not Voting: Baldwin, Tipps.—2.

The emergency was declared passed.

HJR 514, as amended, was referred for engrossment.

RESOLUTION

Senator Breeden introduced the following Resolution:

SCR 34—By Breeden of the Senate and Allard of the House.

Senator Allen asked unanimous consent that all other Members of the Senate be made co-authors of **SCR 34**, which was the order.

SCR 34 by Breeden et al of the Senate and Allard of the House was read at length as follows, adopted upon motion of Senator Breeden and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 34—By Breeden, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) and Wilson (Greer) of the Senate and Allard of the House.

A RESOLUTION OF COMMENDATION FOR JIM MONROE, CHIEF OF THE ASSOCIATED PRESS CAPITOL BUREAU, FOR THE DISTINCTIVE MANNER IN WHICH HIS RESPONSIBILITIES AS A REPRESENTATIVE OF THE PRESS HAVE BEEN FULFILLED; EXTENDING CONGRATULATIONS UPON HIS NEW ASSIGNMENT; EXPRESSING REGRETS AT HIS DEPARTURE; AND DIRECTING DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, the Chief of the Associated Press Capitol Bureau, Jim Monroe, soon will depart these tranquil vistas for a richly deserved career advancement and an even greater challenge to his known and respected reportorial talents as Night City Editor of the New York City Bureau of the Associated Press; and

WHEREAS, during his tour of duty at the Oklahoma State Capitol, his impartial and objective coverage of events of great public import has won the admiration and respect of the members of this legislative body, past and present, and follows in the noblest traditions of an unfettered and responsible American journalism; and

WHEREAS, following graduation from the University of Oklahoma, he progressed rapidly upward from positions on newspapers in Norman, Enid and Oklahoma City to his present capacity as Chief, Capitol Bureau, Associated Press. Held in high esteem by his colleagues in the Capitol Press Corps, this veteran newsman has covered many of the top political and governmental events in Oklahoma within recent years in a distinctive and outstanding manner; and

WHEREAS, not the least among this capable journalist's prodigious array of talents are an engaging wit and sparkling humor, balanced by a proper measure of proportion and perspective and given most eloquent and trenchant expression in productions of the Oklahoma City "Gridiron," that nemesis of any and all who would forget that after all is said and done we still are but mere mortals; and

WHEREAS, often amidst the heat and turmoil of the legislative and political battles we appear to be out of tune with our friends of the Fourth Estate, yet in more undisturbed and settled times we are the first to recognize that in our beloved and unique system of governance both the legislature and the press have their distinct areas of responsibility to the

people, and it is both fitting and proper at this time to extend the appreciation and gratitude of this body and express the sense of great loss at the departure of one who has labored conscientiously and diligently, with maturity, honesty and integrity, to fulfill this obligation of the press to the people of this great State so that they, in all their wisdom, might be guided intelligently in their ultimate decisions.

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

SECTION 1. That Jim Monroe, Chief of the Capitol Bureau of the Associated Press, be and hereby is congratulated and commended for a singularly distinctive and responsible performance as a representative of the press in the legislative chambers of the Oklahoma State Capitol; and

SECTION 2. That the aforesaid Jim Monroe be and hereby is congratulated upon his deserved elevation to a new and even greater responsibility and challenge as Night City Editor of the New York City Bureau of the Associated Press; and

SECTION 3. That this body does hereby tender its regrets at the departure of one who has come to be regarded as a friend, yet realizes that its loss is another's gain; and

SECTION 4. That this Resolution be spread at large upon the pages of the permanent journals of the Senate and House of Representatives and that authenticated copy hereof be transmitted to the aforesaid Jim Monroe and to the Chief of the New York City Bureau, Associated Press.

MESSAGE FROM THE HOUSE

Advising the appointment of the following House members to serve on the

GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS:

Allard,	Larason
Chairman	Murrow
Williams (Murray)	Shipley
Vice Chairman	Skaggs
Bradley	Skeith
(Tulsa)	Sparks
Clark	Willis
Cox	(Cherokee)
Greenhaw	Wolf
Hurst	

Senator Field announced matters were on the President's desk for the consideration of the Senate in executive session and upon his motion the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session, with President Pro Tempore Collins presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Hamilton, seconded by Senator Dacus, advised and consented to the reappointment of Dr. LLOYD CHURCH, of Wilburton, Oklahoma, as a member of the Oklahoma Water Resources Board, for a term effective upon confirmation and ending May 14, 1967.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the reappointment of HAROLD C. STUART, of Tulsa, Oklahoma, as a member of the Oklahoma State Highway Commission, for a term effective upon confirmation and ending February 15, 1969.

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

MESSAGES FROM THE GOVERNOR

Advising approval by him, May 23, 1961, of Enrolled **SB No. 271**, entitled:

ENROLLED SENATE BILL NO. 271—By Wilson (Greer) of the Senate and Hurst of the House.

AN ACT REAPPROPRIATING CER-

TAIN FUNDS TO THE OKLAHOMA STATE REFORMATORY AND STATING THE PURPOSE; ETC. AND DECLARING AN EMERGENCY.

GENERAL ORDER

HB 967 by Bullard, et al, of the House and Baldwin of the Senate was read and considered.

Upon motion of Senator Baldwin, **HB 967** was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, **HB 967** was placed upon third reading and final passage.

THIRD READING

HB 967 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Lollar, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Bailey, Cobb, Graves, Kerr, McSpadden, Morford, Payne, Shoemake, Stevenson.—9.

Excused: Land.—1.

Not Voting: Bohannon, Breeden, Cartwright, Garrison, Ham, McClendon.—6.

The bill was declared passed.

Senator Baldwin asked unanimous consent, which was granted, that the Emergency Section of **HB 967** be stricken and the Title amended to conform thereto.

HB 967, as amended, was referred for engrossment.

Senator Cowden presiding.

MOTION

Referring further to the report submitted under date of May 22, 1961, by the Subcommittee of the Special Investigating Committee appointed under Rule 24-a:

Senator Easterly moved that the Senate

refuse to concur in the recommendations set forth in the report, which motion was tabled upon motion of Senator Tipps, upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Fine, Ham, Hamilton, McClendon, Payne, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Trent, Wilson (Greer).—23.

Nay: Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Kerr, Lollar, McSpadden, Morford, Pazoureck, Pitcher, Shoemake, Stevenson, Wilson (Beckham).—16.

Excused: Land.—1.

Not Voting: Cartwright, Collins, Harris, McColgin.—4.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 565 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 565**, as amended, were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 660, 707 and 800**.

The above numbered Enrolled Bills, were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 233**.

The above numbered Enrolled Bill was, referred to the Governor for consideration.

Senator Grantham presiding.

GENERAL ORDER

HJR 511 by Nichols (Seminole) et al of the House was read and considered.

Upon motion of Senator Trent, **HJR 511** was advanced to engrossment.

Upon motion of Senator Trent, the rules of the Senate were suspended and **HJR 511**

was considered engrossed and placed upon third reading and final passage.

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

THIRD READING

HJR 511 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Belvin, Breeden, Cartwright, Cowden, Hamilton, Pazoureck, Romang.—7.

Excused: Harris, Land.—2.

Not Voting: Bohannon, Cobb, Ham.—3.

The Resolution was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Belvin, Breeden, Cartwright, Cowden, Hamilton, Pazoureck, Romang.—7.

Excused: Harris, Land.—2.

Not Voting: Bohannon, Cobb, Ham.—3.

The emergency was declared passed.

HJR 511, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 235 correctly engrossed.

Engrossed **SB 235** was properly signed and ordered transmitted to the Honorable House for consideration.

MOTION TO RECONSIDER VOTE

Senator Allen asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 680** was passed.

Engrossed **HB 680** was properly signed and ordered returned to the Honorable House.

**CONFERENCE COMMITTEE
APPOINTED**

As previously authorized so to do, President Pro Tempore Collins announced the appointment of the Senate Conferees under the followings **SB**:

SB 5: Graves, Lollar.

GENERAL ORDER

HB 990 by Social Welfare Committee was read and considered.

Upon motion of Senator Ritzhaupt, **HB 990** was advanced to engrossment.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended and **HB 990** was considered engrossed and placed upon third reading and final passage.

Senator Breeden presiding.

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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Cartwright.—1.

Excused: Harris, Land.—2.

Not Voting: Fine.—1.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Cartwright.—1.

Excused: Harris, Land.—2.

Not Voting: Fine.—1.

The emergency was declared passed.

HB 990, as amended, was referred for engrossment.

GENERAL ORDER

Senator Shoemake moved that **SB 340** be withdrawn from the Calendar and referred to Judiciary Committee, which motion was declared adopted.

PENDING CONSIDERATION OF HAS:

Upon motion of Senator McClendon, the Senate refused to concur in **HA** to **SB 49** and requested the Honorable House to grant a Conference thereon.

Senator McClendon moved that the Senate refuse to concur in **HAs** to **SB 61** and request the Honorable House to grant a Conference thereon, which motion was adopted.

Senator Cartwright moved that the Senate Conferees under **SB 61** be instructed not to concur in any appropriations for Special Elections for this next biennium.

Senator Trent raised a point of order against the Cartwright motion, which was sustained, stating Senate Conferees had not been appointed under **SB 61**.

Senator Cartwright moved that the Senate Conferees—to be appointed under **SB 61**—be instructed not to approve the \$100,000.00 appropriation for Special Elections, or any other appropriation that might

relate to Special Elections, which motion was declared adopted.

Upon motion of Senator McClendon, the Senate refused to concur in **HAs** to **SB 68** and requested the Honorable House to grant a Conference thereon.

Upon motion of Senator McClendon, the Senate refused to concur in **HAs** to **SB 69** and requested the Honorable House to grant a Conference thereon.

Senator McSpadden presiding.

Upon motion of Senator McClendon, the Senate refused to concur in **HAs** to **SB 70** and requested the Honorable House to grant a Conference thereon.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 71**, as amended.

HAs to **SB 71** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 71, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING TO THE OKLAHOMA ADJUTANT GENERAL. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 26, by striking the figures "\$138,000.00" in both columns and inserting in lieu thereof the figure "\$159,000.00" in June 30, 1962 column and the figure "\$166,500.00" in June 30, 1963 column.

Amend Page 2, SECTION 1, Line 11, by striking the figures "\$111,000.00" in both columns and inserting in lieu thereof the figure "\$180,000.00" in June 30, 1962 column and the figure "\$160,000.00" in June 30, 1963 column.

Amend Page 2, SECTION 1, Line 14, by striking the figures "\$9,650.00" in both columns and inserting the figures "\$10,000.00".

Amend Page 2, SECTION 1, Line 15, by striking the figures "\$16,400.00" in both

columns and inserting in lieu thereof the figures "\$17,000.00".

Amend Page 2, SECTION 1, Line 18, by striking the figures "\$14,900.00" in both columns and inserting in lieu thereof the figure "\$16,350.00" in June 30, 1962 column and the figure "\$17,200.00" in June 30, 1963 column.

Amend Page 2, SECTION 1, Line 24, by striking the figures "\$27,550.00" in both columns and inserting in lieu thereof the figure "\$28,650.00" in June 30, 1962 column and the figure "\$28,800.00" in June 30, 1963 column.

Amend Page 2, SECTION 1, between Lines 25 and 26 by adding the following new matter:

"Expenses incident to placing on State Active Duty, National Guard Officers, Warrant Officers and Enlisted Men; and, necessary operating expenses incident to such duty.

FY 62 REQUEST	FY 63 REQUEST
\$3,000.00	\$3,000.00"

Amend Page 2, SECTION 1, Line 25½ by striking the figures "\$317,500.00" in both columns and inserting in lieu thereof "\$414,000.00" in June 30, 1962 column and the figure "\$402,500.00" in June 30, 1963 column.

AMENDMENT NO. 3. Amend Page 2, SECTION 3, Line 26½, by striking the figure "3" in SECTION 3 and inserting in lieu thereof the figure "2" and

Renumber the remaining SECTIONS to conform thereto.

AMENDMENT NO. 4. Amend Page 2, SECTION 3, Line 28½, after the "comma" strike the following language:

"which employees shall be in the unclassified service of the State for the purposes of Chapter 26, Title 74, O. S. L. 1959,".

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCRs** 550 and 551.

Senator Breeden asked for immediate consideration of **HCR 550**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 550—By Allard of the House and Breeden of the Senate.

A RESOLUTION RELATING TO INTERIM STUDY, ANALYSIS, REVIEW AND CODIFICATION OF STATE LAWS ON CEMETERIES; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE DURING THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; AND REQUIRING A REPORT AND RECOMMENDATIONS NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, the people of the State of Oklahoma have a vital concern in the establishment of cemeteries and the operation, maintenance, beautification and preservation thereof; and

WHEREAS, in furtherance of this concern, the people, through their elected representatives, have seen fit to establish procedures through legislation to facilitate the orderly establishment of permanent resting places for friends and loved ones; and

WHEREAS, the present law relating to cemeteries, found generally in Title 8, Oklahoma Statutes 1951 as amended, is the result of accretions and amendments accumulated over a period of years to the Statutes of 1910. While new laws were enacted and old forms of government were abolished during the period, obsolete provisions have sometimes escaped observation and repeal, resulting in a general body of laws on cemeteries which has become burdensome, obscure, clumsy, and ill-adapted to promote with facility the general purpose underlying such legislation; and

WHEREAS, it is a vital part of the legislative function that the laws of this

state relating to all valid objects of legislation be so structured as to eliminate conflicts and confusion wherever such may arise, to permit ready references to appropriate statutes, and thereby to render such laws more amenable to the accomplishment of their intended objectives.

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

SECTION 1. The Executive Committee of the State Legislative Council is hereby authorized and directed to create at its first meeting of the 1961-1963 interim a special committee to analyze, study, review, compile and codify the laws of this state pertaining to cemeteries, found generally in Title 8, Oklahoma Statutes 1951 as amended, said committee to consist of four (4) members of the House of Representatives and three (3) members of the Senate.

SECTION 2. The special committee, whose creation is hereby directed, shall submit its report and recommendations to the Executive Committee of the State Legislative Council not later than October 1, 1962. The efforts of said special committee shall be directed toward the achievement of the following objectives:

(a) To gather into one orderly body of law all present statutes relating to cemeteries and to determine those in force.

(b) To eliminate, from the body of statutes nominally in force, those statutes and parts of statutes that actually are nonoperative by reason of obsolescence, unconstitutionality or implied repeal.

(c) To bring together, under a logical classification system, those statutes and parts of statutes that, because of similarity of subject matter, properly belong together and, having done so, to eliminate those statutes found to be duplications or repetitions.

(d) To simplify and clarify the re-

maining statutes by rejecting equivocal and ambiguous wording, unclear phraseology and cumbersome style.

(e) To rectify inconsistencies and gaps and to insert, where deemed advisable, amendments and new provisions of law.

(f) To arrange the proposed code in a logical chapter sequence and according to a constituted plan to be determined by the analytical consideration of the subdivisions of the cemetery law of this state.

(g) To prepare the proposed code in the most convenient and usable form of numbering, cross references, tables and indexes as will best facilitate locating and understanding every phase of the cemetery laws of this state.

SECTION 3. The special committee is hereby authorized to consult with any public or private organizations and groups having specialized knowledge of a type conducive to the accomplishment of its objectives. Any agencies or departments of the state, county or municipal governments having duties and responsibilities relating to the cemetery laws of this state are hereby directed to cooperate with the committee in accomplishing the objectives herein set forth.

Engrossed **HCR 550** was properly signed and ordered returned to the Honorable House.

Senator Baldwin asked for immediate consideration of **HCR 551**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 551—By Goodfellow and Kardokus of the House and Baldwin of the Senate.

A RESOLUTION CONGRATULATING THE INSTRUCTOR AND STUDENTS OF THE ANADARKO CHAPTER OF THE DISTRIBUTIVE EDUCATIONAL CLUBS OF AMERICA, UPON THE SPLENDID ACHIEVEMENTS IN STATEWIDE AND NATIONAL COMPETITION.

WHEREAS, members of the Oklahoma Legislature believe that the Distributive

Vocational Educational Program in Oklahoma makes a major contribution in developing future business leaders of tomorrow; and

WHEREAS, the students of the Anadarko High School Chapter of the Distributive Educational Clubs of America, under the outstanding supervision of their instructor, Mr. Clovis Weatherford, won the 1961 top award of first place in the State of Oklahoma and also in the National Contest held at Chicago on their Club Activities Manual; and

WHEREAS, the following students of the Anadarko High School won individual awards and recognition and are particularly deserving of honorable mention:

Manual on Variety Store Management: Bert Temple, 1961 first place award in Oklahoma and fourth place in the Nation.

Merchandise Manual on Ladies Dresses: Tam Walling, 1961 first place award in the State.

Essay on "Selling As A Professional Career": Phyllis Lovell, 1961 first place award in the State.

Elected State Chaplain for the 1961-62 school year: Carrol Allen.

Area of Distribution Manual on Advertising: Cathy Argo, 1960 first place award in the State.

Merchandise Manual on the subject of "Bedroom Furnishings", Barbara Patton, 1960 first place award in the State and among the top five finalists in the National Contest held at Kansas City, Kansas, in 1960. Barbara brought further honor to herself and credit to her school by serving in 1960 as Secretary-Treasurer of the Distributive Educational Clubs of America; and

WHEREAS, these awards reflect a degree of industry and ability on the part of the students and a level of training and supervision on the part of school authorities which reflect great credit on the Anadarko High School system and on the youth of that City, and are therefore

worthy of the notice and compliments of the Legislature of this sovereign State.

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

That this Honorable Body congratulates and commends the students and instructor of the Anadarko Chapter of the Distributive Educational Clubs of America, upon the splendid achievements in State-wide and National competition which has been evidenced by the above-named students.

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

Engrossed **HCR 551** was properly signed and ordered returned to the Honorable House.

Senator Baldwin presiding.

RESOLUTIONS

Senator Allen asked unanimous consent, which was granted, to introduce the following Resolution which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 50 — By Allen.

A RESOLUTION DIRECTING STATE OFFICES, AGENCIES AND DEPARTMENTS TO USE TYPEWRITER RIBBONS WITH CARBON THAT CAN BE REPRODUCED ON THERMO-FAX MACHINES.

WHEREAS, Many State offices, agencies and departments have purchased thermo-fax machines for the purpose of saving time and man hours in the reproduction of copy work and greater office efficiency in general.

NOW, THEREFORE, BE IT RESOLV-

ED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA STATE LEGISLATURE:

SECTION 1. That all State offices, agencies and departments are hereby requested to use typewriter ribbons with carbon which can be reproduced on thermo-fax machines.

SECTION 2. That a copy of this Resolution be forwarded to all offices, agencies and departments of the State of Oklahoma.

Senator McSpadden asked unanimous consent, which was granted, to introduce the following Resolution which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 35—By McSpadden of the Senate and Shipley and Briscoe of the House.

A RESOLUTION MEMORIALIZING THE CORPS OF ENGINEERS, UNITED STATES ARMY, TULSA DISTRICT, TO RESTORE ROADS AND HIGHWAYS IN NOWATA COUNTY, OKLAHOMA, DAMAGED BY RECENT FLOODING, AND TO TAKE PREVENTIVE MEASURES TO FORESTALL FUTURE OCCURRENCES OF SUCH FLOODING AND RESULTANT DAMAGE TO ROADS, HIGHWAYS AND PROPERTY IN THE AREA; REQUESTING SAID CORPS OF ENGINEERS TO REEXAMINE ITS SPECIFICATIONS FOR PLUGGING OF ABANDONED OIL WELLS IN THE OOLAGAH RESERVOIR AREA TO PREVENT POLLUTION OF WATER SUPPLY; AND DIRECTING DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, recent spring rains have resulted in flooding of spectacular yet not unpredictable proportions in the Oolagah Reservoir area of northeastern Oklahoma, causing extensive damage to roads and highways and to private property; and

WHEREAS, the Corps of Engineers estimate as to the ultimate high water level of the Oolagah Reservoir was de-

terminated to be 661 feet above sea level, and on this basis several fills were constructed on State and County roads in the reservoir area, elevating such roads to a height of 664 feet above sea level; and

WHEREAS, all roads west of the Verdigris River and north of U. S. Highway 60 in the Oolagah Reservoir area of Nowata County have been inundated during the current flooding by a minimum of three feet of water, resulting in severe damages to many of such roads, including State Highway 28 and three county roads west of U. S. Highway 60, as well as to private property of farmers and ranchers in the area and situated between elevations of 650 feet to 670 feet above sea level; and

WHEREAS, it appears that insufficient weight has been attributed to the flood history of the Verdigris River and its tributaries in establishing the ultimate water level of the Oolagah Reservoir, leading to severe miscalculations in establishing the proper height of fills constructed at various locations in said reservoir, and especially with regard to the provision for outlets, openings, or courses to permit the unimpeded flow of unusual accumulations of water through such fills; and

WHEREAS, another problem of potentially grave magnitude in the Oolagah Reservoir area has arisen from the plugging of abandoned oil wells by the Corps of Engineers in said reservoir area, the plugs in several of such wells having failed to hold securely, thereby permitting oil to break loose and constitute a threat to the potential of the reservoir as a valuable source of water.

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

SECTION 1. That the Corps of Engineers, U. S. Army, Tulsa District, is hereby respectfully requested to initiate and undertake any and all measures nec-

essary for the repair and restoration of state and county roads and highways damaged by flooding in that area of the Oolagah Reservoir lying west of the Verdigris River and north of U. S. Highway 60; and

SECTION 2. That the aforesaid Corps of Engineers is further respectfully requested to initiate any and all measures deemed necessary and proper for the alleviation of future flooding and resultant damages to roads, highways and property in the above area, including such measures as the heightening of the elevation of fills and, particularly, the construction, in the U. S. Highway 60 fill east of the city of Nowata, Oklahoma, and possibly the Winganon fill, of more outlets, openings, or courses to provide for a less inhibited flow of unusual accumulations of water in said Oolagah Reservoir; and

SECTION 3. That the Corps of Engineers, U. S. Army, Tulsa District, is further respectfully requested to reexamine its specifications for the plugging of abandoned oil wells in the area of the Oolagah Reservoir and to take corrective action in the case of wells in which such plugs have failed to hold; and

SECTION 4. That this Resolution be spread at large upon the pages of the permanent Journals of the Senate and House of the Twenty-eighth Oklahoma Legislature and that an authenticated copy of this Resolution be forwarded to Colonel Howard W. Penny, District Engineer, Tulsa District, U. S. Army Corps of Engineers, P. O. Box 61, Tulsa 2, Oklahoma; to each member of the Oklahoma delegation in the National Congress; to the Honorable Harold Stuart, Oklahoma Highway Commission, District No. 8; and to Mr. Dave Johnson of the Nowata Daily "Star."

Senator Garrison asked unanimous consent, which was granted, to introduce the following Resolution which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION

NO. 36—By Garrison and McSpadden of the Senate and Sare, Doornbos and Shipley of the House.

A CONCURRENT RESOLUTION COMMENDING S. M. MOORE UPON HIS ELECTION AS PRESIDENT OF THE AMERICAN QUARTER HORSE ASSOCIATION.

WHEREAS, S. M. Moore of Dewey, Oklahoma, has devoted a considerable amount of his time and has shown outstanding leadership in the promotion and improvement of quarter horses in Oklahoma; and

WHEREAS, S. M. Moore has reflected credit and admiration upon the State of Oklahoma for his devoted attention to the improvement of the quarter horse; and

WHEREAS, S. M. MOORE has succeeded in drawing the public attention to the value of the quarter horse and thereby has encouraged and assisted in the development of this industry within the State of Oklahoma; and

WHEREAS, S. M. Moore has since the date of its organization been a member of the Board of Directors of the American Quarter Horse Association, having served as second vice-president and first vice-president prior to his recent elevation to president; has been a member of the Oklahoma Quarter Horse Exhibitors Association since 1943, including the honor of being selected its president for several terms; has acted in an official position as an officer or on the Board of Directors of the Bluestem Quarter Horse Breeders Association; has been a member of the Washington County Sales Day Association for 19 years, serving in the capacity of vice-president and president of this organization at various times; has been a member of the American Cattlemen's Association, the Texas Southwestern Cattle Raisers Association and the Bluestem Cattlemen's Association in which he has at one time or another filled all official offices from president on down.

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

SECTION 1. That the Honorable S. M. Moore be and is hereby commended and acclaimed by the Members of the Twenty-eighth Session of the Oklahoma Legislature for his outstanding achievements in behalf of the promotion and improvement of the quarter horse breed and for his unselfish efforts as an official in various organizations designed to encourage interest concerning the value of the quarter horse which has reflected credit upon the State of Oklahoma.

SECTION 2. That a copy of this Resolution be presented to the Honorable S. M. Moore as evidence of the appreciation of the people of Oklahoma for his endeavors.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

COMMITTEE REPORTS

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

DO PASS, as amended:

SB 340—Judiciary.

FIRST READING

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

SB 369—By Allen and Stipe.

An Act relating to Workmen's Compensation; amending 85 O. S. 1951, § 25, as amended by Section 1, Chapter 2f, Title 85, Oklahoma Session Laws 1955, page 493, to authorize claimants to select physicians of their own choice at the cost of the respondent whenever such respondent fails within five (5) days after ordered by a Judge of the State Industrial Court

to furnish a copy of an examination of a physician of such claimant; and declaring an emergency.

SB 370—By Stipe and Fine.

An Act relating to political sub-divisions, instrumentalities of the State and their political sub-division or sub-divisions, under the provisions of the Old Age and Survivors and Disability Insurance under the Federal Social Security Act and of Senate Bill Number 72, of the 1955 Session Laws, same being Section 126 (a) of Title 51 of the 1957 Supplement of Oklahoma Statutes 1951, amending Section 126 (a) thereof; establishing an effective date and declaring an emergency.

SB 371—By Cobb and Bailey of the Senate and Skeith of the House.

An Act amending Senate Bill 306, 1953 Session Laws, page 31, Section 1, 11 O. S. Supplement 1959, Section 77 changing ap-

plication of Section to include encroachments not exceeding twenty-four inches (24") and religious institutions; repealing 11 O. S. 1951 Section 76; and declaring an emergency.

SB 372—By Allen.

An Act relating to County Attorneys; permitting County Attorneys who are authorized only one (1) assistant to assume the duties of such assistant upon the recommendation of such County Attorney and approval of the Board of County Commissioners of such county and to receive as compensation therefore, a sum equal to twenty-five percent (25%) of his authorized salary; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

publication of section to...
not...
(21) and religious institutions, regarding
11 O. 1901 section 70, and declaring
an emergency.

An Act relating to County Attorneys;
pertaining County Attorneys who are an-
nounced only one (1) assistant to be
named the duties of such assistant upon
the recommendation of such County At-
torney and approval of the Board of Coun-
ty Commissioners of such county; and to
provide a compensation (thereof) a sum
equal to twenty-five percent (25%) of his
authorized salary; and declaring an emergency.

As provided under the field motion in
Senate was declared adjourned to meet
at 1:30 p.m. tomorrow.

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local... sub-division or sub-division;
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Reservists and Disability... under
the Federal Social Security Act and of
Senate Bill Number 17, of the 1901 Ses-
sion Laws, being Section 120, (a)
of the... of the...
Section...
120 (a) thereof, establishing an effective
date and acting an emergency.

SB 371-65 Cobb and Bailey of the Sen-
ate and Clerk of the House

An Act amending Senate Bill 106, 1901
Session Laws, page 31, Section 1, 11 O. S.,
Section 17 changing up

Eighty-second Legislative Day

Wednesday, May 24, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

The following Prayer was offered by the Chaplain, the Reverend Glen Miller, Pastor of the First Methodist Church of Nowata, Oklahoma, and is incorporated herein upon request of Senator McSpadden:

Almighty God, who alone givest wisdom and understanding; inspire, we pray Thee, the minds of all to whom Thou hast committed the responsibility of Government and leadership in the State, Nation and the World. Give to them the vision of truth and justice, that by their council all classes of men may work together in true brotherhood and dedicated service to the end that the rights of all may be protected and interests of all may be duly considered.

Guide the judgment of these Senators and grant them discerning minds. Guide the representatives of the press and other media of communication to the end they

may be just in reporting the deliberations of this Senate and the discussion of individual Senators. May we who sit in the galleries and we who sit in the Senate Chamber realize we stand in judgment alike as to the fairness of our decisions and grant us a deep respect for these sacred chambers.

Forgive us wherein we make wrong choices and strengthen us in the right, for we pray in the name of him who is the judge and master of us all, even Jesus Christ our Lord. Amen.

The Journal for the last legislative day was declared approved.

Senator Cobb introduced Sara Jo Cobb, Barbara Jean Cobb, Wanda Lou Carper, Janice Davis, Linda Duke, Linda Sewell, Linda Boyd and Sue Martin and asked that they be made Honorary Journal Clerks for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 514 correctly engrossed.

Engrossed **SAs** to and Engrossed **HJR 514**, as amended, were properly signed and ordered returned to the Honorable House.

RESOLUTION

By unanimous consent, Senator Graves called up for consideration **SCR 33**, which was read at length as follows, adopted upon his motion, and referred for engrossment:

**SENATE CONCURRENT RESOLUTION
NO. 33—By Graves.**

A CONCURRENT RESOLUTION DIRECTING A STUDY OF THE STATE PERSONNEL ADMINISTRATION BY A SPECIAL COMMITTEE OF THE LEGISLATIVE COUNCIL DURING THE INTERIM OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE.

WHEREAS, The special matters involved in personnel administration concerns highly technical and complicated problems; and

WHEREAS, Personnel administration covering governmental employees is further complicated by the necessity of adherence to strict and exacting laws; and

WHEREAS, Efficient government, responding to the will of the people requires proper personnel and careful administration concerning the duties, rights, privileges and abilities of State employees in order to obtain the best qualified persons available at a cost consistent with the State's ability to pay.

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

SECTION 1. That the Chairman of the Executive Committee of the State Legislative Council for the interim period of the Twenty-eighth Session of the Oklahoma Legislature is hereby directed to appoint a special committee consisting of three (3) members of the Senate and five (5) members of the House of Representatives for the purpose of studying the effects and results of present State laws pertaining to personnel administration.

SECTION 2. Such special committee is hereby authorized to study and inquire into all conditions concerning the employment of personnel, the conditions required for employment, the duties and responsibilities imposed upon such personnel, the facilities provided, the compensations awarded and the terms of any benefits

available to such employees by reason of disability or retirement.

SECTION 3. Such Committee shall submit its final report to the Executive Committee of the State Legislative Council for its approval or modification prior to the last meeting of such Committee preceding the convening of the Twenty-ninth Session of the Oklahoma Legislature and shall include in such report any recommendations or suggestions for any legislation regarding expansion or modification of present State Statutes concerning personnel administration.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 925—By Cox and Craig (Lincoln).

An Act relating to motor vehicles; amending 47 O. S. 1951, § 22.4 as amended by House Joint Resolution Number 549, Twenty-fourth Oklahoma Legislature; requiring the Oklahoma Tax Commission to issue one identification and number plate per vehicle; prescribing the form of license and identification plates; repealing House Joint Resolution Number 549, Twenty-fourth Oklahoma Legislature; and declaring an emergency.

HB 955—By Ogden and Bradley (Tulsa).

An Act relating to insurance coverage of motor vehicles operating under permits from the Corporation Commission; authorizing the Corporation Commission to accept certificates of insurance coverage in lieu of copies of policies or bonds; requiring insurance company or carrier to produce copy of policy upon request of Commission; authorizing Corporation Commission to permit cab cards or other identification in lieu of registration plates for motor vehicles registered with the Commission; and declaring an emergency.

HB 963—By Insurance Committee.

An Act relating to insurance; amending Subsection D, Section 1115, Article 11, Title 36, Oklahoma Session Laws 1957,

page 259, as amended; imposing a tax on certain insurance policies issued by certain unauthorized insurers; requiring certain reports with respect to such policies; making the insured liable for such taxes upon such policies purchased through such unauthorized sources; allocating proceeds to Insurance Commissioner until June 30, 1963; and declaring an emergency.

HB 992—By McCune and Greenhaw.

An Act relating to insurance; amending Section 1314E, Chapter 1, Article 13, and Sections 1402A, 1404A, 1405A, and 1406, Chapter 1, Article 14, Title 36, Oklahoma Session Laws 1957, pages 270, 275, 276 and 277 (36 O. S. Supp. 1959, § 1314E, § 1402A, § 1404A, § 1405A and § 1406); adding a new Section to the Insurance Code and designating as Section 1407; defining term agent to include individuals, firms or corporations; requiring firm or corporation agents to designate an individual who is to exercise the powers of the agent; requiring such individual to take the agent's examination; providing for certain requirements for licensing of firms or corporations; and declaring an emergency.

HB 1017—By Skaggs.

An Act relating to Western Oklahoma Home for White Children; repealing 10 O. S. 1951, § 311 through § 327; providing for a home for dependent and neglected White children in Western Oklahoma; describing duties of personnel; procedure for administration and districts authorized to use facilities; and declaring an emergency.

HB 1019—By Skaggs.

An Act relating to Boys Training School; repealing 10 O. S. 1951, § 231 through § 261; providing for the establishment, organization, control, and functions of State Training School for Boys at Pauls Valley; and declaring an emergency.

HJR 538—By Fogarty, Nichols (Seminole), McCune, Bradley (Tulsa), Andrews,

Avey, Bernard, Bilyeu, Bullard, Bynum, Cole, Cook, Cox, Craig (Kay), Craig (Lincoln), Doornbos, Dyer, Eidson, Etling, Finch, Forsythe, Green, Henry, Hopkins, Howard, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Lance, Larson, Levergood, McChristian, Moad, Mountford, Murrow, Ogden, Northcutt, Odom (McIntosh), Odom (Wagoner), Page, Patterson, Poynor, Privett, Redman, Richeson, Ruby, Shibley, Shipley, Skeith, Sparks, Strickland, Traw, Sullivan, Taliaferro, Thomas, Tucker, Van Hooser, Watkins, Wilhelm, Williams (Carter), Willis (Cherokee), Atkinson, Bond, Bradley (Jefferson), Briscoe, Burkett, Burnham, Converse, Diel, Dolezal, Fitch, Fowler, Holcomb, Holder, Howe, Howze, Keyes, Lauer, Morgan, Nichols (Dewey), Richardson, Sanguin, Skaggs, Smith, Sparkman, Stevens, Taggart, Vandiver, Willis (Jackson) and Witt of the House and Ritzhaupt, Stipe, Colston, Allen, Boecher, Breeden, McClendon, Ham, Bailey, Berrong, Cobb, Collins, Cowden, Dacus, Fine, Grantham, Harris, Kerr, Payne, Pitcher, Shoemake, Stevenson, Tipps and Wilson (Greer) of the Senate.

A Joint Resolution expressing appreciation and approbation of the significant educational work performed by Langston University; expressing the sense of the Legislature that the need for the services of said Langston University is real and substantial and will continue to exist in the years ahead; and expressing the desire and intent of the Legislature that Langston University continue its operations as an institution and integral part of the Oklahoma State system of Higher Education with full and adequate support of the Legislature and the Oklahoma State Regents for Higher Education and the Board of Regents for the Oklahoma State University and A. & M. Colleges.

The above numbered **HBs** and/or **HRs** were read for the first time.

Senator Stevenson moved that further consideration of **SJR 30** be deferred until some future legislative day, which motion prevailed.

HB 769 by Bullard, et al, of the House and Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Pitcher, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate was read and considered.

Senator Baldwin moved to amend **HB 769**, line 8, page 5, by placing a semi-colon after the word "therefor"; on line 13, page 5, by placing a semi-colon after the word "plants"; line 15, page 5, by placing a semi-colon after the word "therein"; line 18, page 5, by placing a comma after the word "assign"; line 5, page 6, by placing the letter "i" before "ngs"; line 9, page 6, by placing a semi-colon after the word "organized"; line 12, page 6, by placing a semi-colon after the word "Code"; line 17, page 6, by placing a semi-colon after the word "easements"; line 5, page 7, by placing a semi-colon after the word "income"; line 16, page 7, by placing a semi-colon before the word "provided"; line 4, page 10, by changing the period to a colon after the word "requirement"; line 3, page 11, by striking "Title 85" and substituting "Title 66" and by inserting a comma after the word "Statutes"; on line 3, page 13, by inserting a comma after the word "association"; and on line 4, page 2, by striking the period after the figures "437.2", which amendment was declared adopted.

Senator Baldwin moved to amend **HB 769**, line 15, page 3, by striking all of lines 15, through line 18, and on page 4, by striking all of lines 1 through 16, which amendment was declared adopted, upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Mor-

ford, Payne, Pitcher, Ritzhaupt, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Berrong, Collins, Cowden, Garvin, Graves, Land, Lollar, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tippis.—13.

Not Voting: Cobb, Garrison, Stipe.—3.

Senator Baldwin moved to amend **HB 769**, line 16, page 7, beginning with the word "provided" by striking all the remainder of line 16, and all of lines 17 and 18, on page 7; all of lines 1 to 18 inclusive, page 8; all of lines 1 to 11, inclusive, on page 9; line 12, page 9, by striking the words "or approval of the members thereof" and inserting in lieu thereof the following: "Provided that in case an area has been or shall be included, as a result of incorporation, annexation, population growth, or otherwise, within the boundaries of a city, town or village, a cooperative which was furnishing electric energy, or was constructing or operating electric facilities, in such area, prior to such inclusion, shall be entitled to construct, maintain and operate electric transmission and distribution lines and related facilities along, upon, under and across all existing and future public thoroughfares, and to continue and extend the furnishings of electric energy or the construction and operation of electric facilities in such area without obtaining the consent, franchise, license, permit, or other authority of such city, town or village subject, however, to compliance with the lawful safety requirements of such city, town or village as to the manner of constructing and maintaining facilities on such thoroughfares, and subject to payment of taxes of such city, town or village that may be levied and assessed as provided in Title 68, Section 1201, Oklahoma Statutes 1951" which amendment was declared adopted.

Senators Harris and Baldwin moved to amend **HB 769**, line 10, page 12, by striking after the word "and" the remainder of line 10, all of line 11, and line 12, down to and including the word "in", which amendment was declared adopted.

Senator Baldwin moved to amend **HB**

769 by striking the entire Title on pages 1 and 2 and substituting in lieu thereof the following: "An Act relating to Rural Electric Cooperatives; providing authority for the construction and operation of electric transmission and distribution lines upon the public highways, roads, streets, alleys and bridges, and upon publicly owned land; providing authority for the construction, operation and maintenance of electric transmission and distribution lines along, upon and across existing and future public streets, alleys and roads in any area in which a rural electric cooperative furnishes electric energy or operates electric facilities, which is included by incorporation, annexation, population growth, or otherwise, within the municipal boundaries of a city, town or village, subject only to compliance with lawful safety requirements of such municipality, and to payment of gross receipts taxes which may be assessed by the municipalities under present statutory authority; providing for transfer under certain conditions of the cooperative's electric distribution facilities in such area so annexed to the municipality, if the said municipality operates a system for the furnishing of electric energy to its inhabitants, and providing the conditions of such transfer, if any, and for appeal to the courts; revising the definition of the term "Rural Area" specifying effective date; amending Title 18, Section 437.2 and Section 437.28, Oklahoma Statutes 1951; making the provisions of this act severable." which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 769**, line 3½, page 11, by adding a new subsection (k-1) as follows: "The rural electric cooperatives shall charge a two percent (2%) tax on all electric power delivered to an industrial or commercial enterprise, same to be paid to the Oklahoma Tax Commission" which amendment was tabled upon motion of Senator Payne, upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garvin,

Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Berrong, Breeden, Collins, Cowden, Garrison, Grantham, Graves, Land, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps.—16.

Upon motion of Senator Baldwin, **HB 769**, as amended, was advanced to engrossment.

Senator Berrong presiding.

Upon motion of Senator Baldwin, the rules of the Senate were suspended and **HB 769**, as amended, was considered engrossed and placed upon third reading and final passage.

President Pro Tempore Collins presiding.

THIRD READING

HB 769 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Berrong, Collins, Cowden, Garvin, Graves, Land, Lollar, Rogers, Shoemake, Tipps.—10.

The bill was declared passed.

HB 769 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 770 by Bullard et al of the House and Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Bailey, Stipe, Breeden, Colston, McColgin, Bo-

hannon, Trent, Easterly and Kerr of the Senate was read and considered.

Senator Baldwin asked unanimous consent, which was granted, that the emergency section to **HB 770** be stricken.

Senator Baldwin moved to amend **HB 770**, line 8, page 3, by striking the word "another" and inserting the words "any other", which amendment was declared adopted.

Senator Baldwin moved to amend **HB 770**, line 14, page 3, by striking the comma after the word "association" and on line 6, page 4, by striking the word "section" and inserting the word "Act", which amendment was declared adopted.

Senator Baldwin moved to amend **HB 770**, line 7, page 4, by striking Section 7, and renumbering succeeding sections, which amendment was declared adopted.

Upon motion of Senator Baldwin, the title to **HB 770**, as amended, was ordered amended to conform to the bill, as amended.

Upon motion of Senator Baldwin, **HB 770**, as amended, was advanced to engrossment.

Upon motion of Senator Baldwin, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grant-ham, Ham, Hamilton, Harris, Kerr, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Garrison, Garvin, Graves, Land,

Lollar, Morford, Pitcher, Rogers, Shoemaker, Tipps.—10.

Not Voting: McClendon.—1.

The bill was declared passed.

HB 770, as amended, was referred for engrossment.

Senators Colston and Pazoureck asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 163 by Payne and Cobb was read and considered.

Upon motion of Senator Payne, **SB 163** was advanced to engrossment.

Upon motion of Senator Payne, **SB 163** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 163 was read for the third time at length.

Senator Payne asked unanimous consent, which was granted, that further consideration of **SB 163** be deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 674—By Lance.

An Act relating to fairs; requiring agriculture, horticulture and poultry in open class exhibits to be included; levying a ten percent (10%) tax on gross admission charges for failure to include such exhibits; and declaring an emergency.

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

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 29**—coauthored by Nichols (Seminole) and Eidson.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 32**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

GENERAL ORDER

Senator Cobb asked unanimous consent, which was granted, that **HJR 513** be withdrawn from the Calendar and re-referred to the Committee on Game and Fish.

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.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 34**—coauthored by entire House membership.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 565** and **671** each as amended.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 807** requesting Conference and naming Conferees as follows: Ogden, Briscoe and Burkett.

Upon motion of Senator Harris, the request of the Honorable House for a Conference on **HB 807** was ordered granted.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SBs 49, 61, 68, 69, 70** and **71** and referring the Bills to the General Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Transmitting following Bill and/or Resolution, together with Conference Commit-

tee Report thereon, advising adoption of Conference Committee Report and passage of Measure as amended: Engrossed **HB 724**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 724** 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. 724, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO SPECIAL MOBILIZED MACHINERY MANUFACTURED IN OKLAHOMA FOR USE EXCLUSIVELY WITHOUT THE STATE; AMENDING SECTION 2, CHAPTER 4, TITLE 47, PAGE 201, OKLAHOMA SESSION LAWS 1959 (47 O.S. SUPP. 1959, § 116.18) BY ADDING A NEW SUBSECTION "H"; AUTHORIZING THE ISSUANCE OF A SPECIAL MOBILIZED MACHINERY DRIVE-AWAY PERMIT FOR THE MOVEMENT OF SUCH MACHINERY UPON THE HIGHWAY OF THIS STATE; EXEMPTING SUCH MACHINERY FROM CERTAIN REGISTRATION, FEES, LICENSES, AND AD VALOREM TAXES; PROVIDING RESTRICTIONS UPON THE MOVEMENT OF SUCH MACHINERY UNDER CERTAIN CONDITIONS; PROVIDING THAT SAID PERMIT SHALL NOT EXEMPT SUCH EQUIPMENT FROM 47 O. S. 1951, § 116.7, COVERING RESPONSIBILITY FOR DAMAGE TO HIGHWAYS; AND DECLARING AN EMERGENCY,

beg leave to report that we had the same under consideration and herewith return the same with the following recommendations:

1. That the Senate recede from Senate Amendment No. 2.
2. That the Senate recede from Senate Amendment No. 6.

3. That Senate Amendment No. 1 be adopted.

4. That Senate Amendment No. 3 be adopted.

5. That Senate Amendment No. 4 be adopted.

6. That Senate Amendment No. 5 be adopted.

Respectfully submitted,

For The Senate:	For The House:
Baldwin	Bullard
Chairman	Chairman
Harris	Bradley (Tulsa)
Fine	Camp

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—Education—Common.

SB 74—Public Lands—To Appropriations and Budget by previous order.

SB 283—Judiciary.

SB 341—State and Federal Government.

SB 351—State and Federal Government.

SB 352—State and Federal Government.

SB 353—State and Federal Government.

SB 355—County Government.

SB 364—Social Welfare.

HB 858—County Government.

HB 867—Judiciary.

HB 924—Judiciary.

DO PASS, as amended:

SB 40—Education—Common.

SB 73—Judiciary—To Appropriations and Budget by previous order.

SB 118—Judiciary.

SB 269—Judiciary.

SB 285—State and Federal Government.

SB 316—Social Welfare.

HB 558—Judiciary.

HB 685—Game and Fish.

HB 768—Game and Fish.

HB 815—Education — Common — To Appropriation and Budget by reporting committee.

HB 871—County Government.

HB 929—Judiciary.

HB 981—State and Federal Government.

WITHOUT RECOMMENDATION:

SB 132—Judiciary, as amended.

FIRST READING

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

SB 375—By Bailey of the Senate and Nichols (Seminole) of the House.

An Act relating to registration; amending Section 18, Chapter 4, Title 26, page 177 O. S. L. 1957 (26 O. S. Supp. 1957 § 93.18) providing procedure for changing party affiliation and declaring an emergency.

SB 376—By Kerr of the Senate and Odom (McIntosh) of the House.

An Act relating to elections; allowing County Election Board to hire additional counters at county expense and declaring an emergency.

SB 377—By Land.

An Act relating to school district elections; amending 70 O. S. 1951, § 1-15, to require that school district electors must be registered with the County Election Board of their residence in order to be qualified to vote in a school district election and must have resided in such district for at least thirty (30) days prior to such election and possesses the other qualifications of electors as defined by the Constitution and Laws of this State; and declaring an emergency.

SB 378—By Tipps.

An Act relating to permits for oversize vehicles, amending 47 O. S. 1951, § 116.4, which provides temporary permit for oversize vehicles; amending said Section to require showing of Class B intrastate permit from Corporation Commission prior to issuance of temporary per-

mit by Commissioner of Public Safety; and declaring an emergency.

CONFERENCES GRANTED

Upon motion of Senator McClendon, requests of the Honorable House for Con-

ferences on the following numbered Bills were ordered granted:

HBs 591, 592, 605, 606, 607, 608, 610, 613, 614, 615, 635, 637, 640, 641 and 643.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

Eighty-third Legislative Day

Thursday, May 25, 1961

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazour-eck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—36.

Excused: Allen, Cobb, Cowden, Hamilton, McColgin, Morford, Tipps, Wilson (Beckham).—8.

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 read and ordered referred to the Committee on Senate and Legislative Affairs:

Orval O. Saunders states that he resides at 10th and May Avenue, Oklahoma City, Oklahoma; that he is 45 years of age; that he is legislative representative for Oklahoma State Fair and Exposition; 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 23rd day of May, 1961.

Orval O. Saunders

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 33 and HB 770 each correctly engrossed.

SCR 34 and SJR 29 each correctly enrolled.

Engrossed SCR 33 was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 770, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled SCR 34 was properly signed and ordered transmitted to the Honorable House for signature of the Speaker.

Enrolled SJR 29 was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

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

DO PASS:

SB 94—Military and Veterans Affairs—To Appropriations and Budget by previous order.

MOTIONS

Senator Fine moved that SB 152 be

withdrawn from the Calendar and referred to the Committee on Revenue and Taxation.

Senator Shoemake moved to table the Fine motion, which motion by unanimous consent, he withdrew.

Senator Fine asked unanimous consent, which was granted, to withdraw his motion.

Senator Land moved that **SB 258** be withdrawn from the Calendar and re-referred to the Committee on Education — Common, which motion prevailed.

FIRST READING

The following Bill was introduced and read the first time:

SB 379—By Trent, Fine, Stipe, McClen-don, McSpadden, Stephenson, Belvin and Bohannon.

An Act relating to cigarette tax and tobacco products tax; amending 68 O. S. 1951, § 591.2, as amended by Section 1, Chapter 16A, Title 68, page 283, Oklahoma Session Laws 1959, as amended by Section 2, House Bill No. 800, Twenty-eighth Oklahoma Legislature, by eliminating snuff from the tax herein imposed; providing an effective date for this Act; and declaring an emergency.

SECOND READING

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

SB 373—Business and Industry.

SB 374—Public Service.

SB 375—Privileges and Elections.

SB 376—Privileges and Elections.

SB 377—Privileges and Elections.

SB 378—Roads and Highways.

HB 925—Penal Institutions.

HB 955—Insurance.

HB 963—Insurance.

HB 992—Judiciary—Then Insurance.

HB 1017—State and Federal Govern-ment.

HB 1019—Penal Institutions.

HB 674—Agriculture.

HJR 538—Education—Higher.

GENERAL ORDER

SB 360 by Kerr was read and con-sidered.

Senator Trent moved to amend **SB 360**, line 7, page 2, by changing the word "five" to read "thirty" which amendment was declared adopted.

Upon motion of Senator Kerr, **SB 360**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **SB 360**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 360 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boech-er, Bohannon, Breeden, Cartwright, Col-ton, Dacus, Easterly, Field, Fine, Gar-ri-son, Garvin, Grantham, Graves, Ham, Harris, Kerr, Lollard, McClendon, Mc-Spad-den, Payne, Ritzhaupt, Rogers, Ro-mang, Stevenson, Trent, Wilson (Greer).—29.

Excused: Allen, Cobb, Cowden, Hamil-ton, McColgin, Morford, Tipps, Wilson (Beckham).—8.

Not Voting: Belvin, Collins, Land, Pa-zoureck, Pitcher, Shoemake, Stipe.—7.

The Bill was declared passed.

Senator Kerr asked unanimous consent, which was granted that the Emergency Section of **SB 360** be stricken and the title amended to conform thereto.

SB 360, as amended, was referred for engrossment.

Senator Allen asked to be shown pres-ent, which was the order.

GENERAL ORDER

SB 283 by Grantham was read and con-sidered.

Upon motion of Senator Grantham, **SB 283** was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClen-don, McSpadden, Payne, Pazoureck, Ritz-haupt, Rogers, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Nay: Romang.—1.

Excused: Cobb, Cowden, Hamilton, Mc-Colgin, Morford, Tipps, Wilson (Beck-ham).—7.

Not Voting: Bailey, Baldwin, Pitcher, Stipe.—4.

The Bill was declared passed.

On the question of passage of Emer-gency, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClen-don, McSpadden, Payne, Pazoureck, Ritz-haupt, Rogers, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Nay: Romang.—1.

Excused: Cobb, Cowden, Hamilton, Mc-Colgin, Morford, Tipps, Wilson (Beck-ham).—7.

Not Voting: Bailey, Baldwin, Pitcher, Stipe.—4.

The Emergency was declared passed.

SB 283 was referred for engrossment.

GENERAL ORDER

SB 340 by Shoemake of the Senate and

Ruby et al of the House was read and considered.

Upon motion of Senator Shoemake, **SB 340** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 340** was considered engrossed and placed upon third reading and final pas-sage.

THIRD READING

SB 340 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Boech-er, Bohannon, Breeden, Cartwright, Col-ston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, M c C l e n d o n, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Ro-mang, Shoemake, Stevenson, Trent, Wilson (Greer).—30.

Excused: Cobb, Cowden, Hamilton, Mc-Colgin, Morford, Tipps, Wilson (Beckham).—7.

Not Voting: Allen, Bailey, Collins, Fine, Lollar, Pitcher, Stipe.—7.

The bill was declared passed.

On the question of passage of emer-gency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boech-er, Bohannon, Breeden, Cartwright, Col-ston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, M c C l e n d o n, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Ro-mang, Shoemake, Stevenson, Trent, Wilson (Greer).—30.

Excused: Cobb, Cowden, Hamilton, M-c-Colgin, Morford, Tipps, Wilson (Beckham).—7.

Not Voting: Allen, Bailey, Collins, Fine, Lollar, Pitcher, Stipe.—7.

The emergency was declared passed.

SB 340, was referred for engrossment.

GENERAL ORDER

SB 129 by Rogers was read and con-sidered.

Upon motion of Senator Rogers, **SB 129** was advanced to engrossment.

Upon motion of Senator Rogers, the rules of the Senate were suspended and **SB 129** was considered engrossed and placed upon third reading and final passage.

Senators Graves and Berrong asked to be shown excused until such time as they can return to the Chamber, which was the order.

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: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Greer).—30.

Excused: Berrong, Cobb, Cowden, Graves, Hamilton, McColgin, Morford, Tipps, Wilson (Beckham).—9.

Not Voting: Allen, Collins, McClendon, Pitcher, Shoemaker.—5.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Greer).—30.

Excused: Berrong, Cobb, Cowden, Graves, Hamilton, McColgin, Morford, Tipps, Wilson (Beckham).—9.

Not Voting: Allen, Collins, McClendon, Pitcher, Shoemaker.—5.

The emergency was declared passed.

SB 129 was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 194 by Stipe was read and considered.

Upon request of Senator Stipe further consideration of **SB 194** was deferred for this legislative day.

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

Senator Graves asked to be shown present, which was the order.

SB 144 by Garrison and McSpadden was read and considered.

Upon motion of Senator Garrison, **SB 144** was advanced to engrossment and third reading.

Upon motion of Senator Garrison, the rules of the Senate were suspended and **SB 144** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Stipe, Trent, Wilson (Greer).—33.

Nay: Ritzhaupt.—1.

Excused: Cobb, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—8.

Not Voting: Breeden, Ham.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field,

Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—33.

Nay: Ritzhaupt.—1.

Excused: Cobb, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—8.

Not Voting: Breeden, Ham.—2.

The emergency was declared passed.

SB 144 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Stipe moved that the vote be reconsidered by which SB 144 was passed.

GENERAL ORDER

HB 664 by Levergood of the House and Shoemake of the Senate was read and considered.

Senator Shoemake asked unanimous consent, which was granted, to amend HB 664, as printed, following Report of Committee on Appropriations and Budget, March 7.

Senator Shoemake moved to amend the title to HB 664, page 1, as follows: line 15 by striking the words "FORTY-SEVEN" and substituting the words "FORTY-SIX"; line 16 by striking the figures "(\$47.50)" and substituting the figures "(\$46.50)"; line 17 by striking the words "NINETY-FIVE" and substituting the words "NINE-TY-THREE"; line 18 by striking the figures "(\$95,000.00)" and substituting the figures "(\$93,000.00)"; line 19 before the word "PROVIDING" add the following words: "MAKING THE APPROPRIATION NONFISCAL", which amendment was declared adopted.

Senator Shoemake moved to amend HB 664, line 5, page 10, by striking the words and figures "Forty-seven Dollars and fifty cents (\$47.50)" and inserting the words and figures "Forty-six Dollars (\$46.00)", which amendment was declared adopted.

Senator Shoemake moved to amend HB 664, lines 8 and 9, page 13, by striking the words and figures "Ninety-five Thousand Dollars (\$95,000.00)" and inserting the words and figures "Ninety-three Thousand Dollars (\$93,000.00)", which amendment was declared adopted.

Senator Shoemake moved to amend HB 664, line 11, page 13, by adding after the period the following sentence: "The appropriation made by this Act and Section 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" which amendment was declared adopted.

Upon motion of Senator Shoemake, HB 664, as amended, was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and HB 664, as amended, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—34.

Excused: Cobb, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—8.

Not Voting: Breeden, Grantham.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright,

Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—34.

Excused: Cobb, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—8.

Not Voting: Breeden, Grantham.—2.

The Emergency was declared passed.

HB 664, as amended, was referred for engrossment.

GENERAL ORDER

SB 194 by Stipe was considered further.

Senator Cartwright moved to amend **SB 194**, lines 1 and 2, page 5, by striking the words and figure "three percent (3%)" and inserting the words and figures "two percent (2%)", which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 194**, as amended, was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **SB 194**, as amended, 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Cobb, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—8.

Not Voting: Breeden, Grantham.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Cobb, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—8.

Not Voting: Breeden, Grantham.—2.

The Emergency was declared passed.

SB 194, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 734—By Howard and Watkins.

An Act relating to the practice of barbering; amending 59 O. S. 1951, § 72, § 73, § 74, § 82, § 83 and § 88; providing for examinations, certificates and renewals; requiring medical examinations; setting requirements for apprentices; fixing compensation of board members; requiring inspection of shops by County Health Officer; regulating barber colleges.

HB 848—By Howard, Johnston, Hopkins, McCune, Bradley (Tulsa), Atkinson and Forsythe.

An Act relating to schools; amending 70 O. S. 1951, § 13-1, as amended, to include children requiring the services of a visiting counselor as exceptional children; and declaring an emergency.

HB 1008—By Shipley.

An Act relating to taxation; repealing 70 O. S. 1951, § 9-9, as amended by Section 27, Chapter A, Title 70, Oklahoma Session Laws 1955, page 428, duplicating other statute exempting gasoline or spe-

cial fuels used in school buses for transportation of public school children from all State taxes; and declaring an emergency.

HB 1029—By Redman and Taliaferro of the House and Harris of the Senate.

An Act relating to the office of city attorney or municipal counselor in certain cities of this State; authorizing the city council or other governing body of any city having a population in excess of fifty thousand (50,000), as shown by the 1960 Federal decennial census or any succeeding Federal decennial census, and not operating under a charter, to adopt certain provisions by ordinance regarding said office, and specifying the vote required therefor; authorizing the adoption of certain provisions regarding tenure, removal and retirement; directing that said ordinance shall fix the duties and compensation of the city attorney or municipal counselor and the number of assistants, if any; authorizing the provisions by ordinance that the position of city attorney or municipal counselor shall be a full time position; requiring said ordinance to prohibit certain political activities; providing that the city attorney or municipal counselor and assistants shall be appointed by the mayor with the consent of the city council; and declaring an emergency.

HB 1041—By Bower and Camp.

An Act relating to public funds; amending 62 O. S. 1951, § 516.10; providing for securities of depository banks; permitting acceptance by the State Treasurer of joint-custody or sole custody receipts; authorizing withdrawal and replacement of previously pledged securities; imposing certain requirements and conditions; making violation of such requirements and conditions a misdemeanor; making State Treasurer liable on his official bond for improper release or withdrawal of securities by him; providing for severability; and declaring an emergency.

HJR 529—By Burkett.

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.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 565, 671, 680**.

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 transmitting for signature Enrolled **HCRs 550, 551**.

The above numbered Enrolled Resolutions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 34**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HJR 514, HBs 836 and 926**, each as amended.

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

MOTION TO RECONSIDER VOTE

Senator Shoemaker asked unanimous consent, which was granted, to extend the time to Monday, May 29, 1961, for con-

sideration of his motion to reconsider the vote by which **SB 274** failed of passage.

MOTION

Senator McSpadden moved that the rules of the Senate be suspended and the vote reconsidered by which **SB 194**, as amended, was passed, which motion prevailed upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—32.

Excused: Cobb, Colston, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—9.

Not Voting: Bailey, Collins, Fine.—3.

THIRD READING

Upon motion of Senator McSpadden, the vote was reconsidered by which **SB 194**, as amended, was considered engrossed and placed upon third reading and final passage.

Upon motion of Senator McSpadden, the vote was reconsidered by which **SB 194**, as amended, was advanced to engrossment and third reading.

GENERAL ORDER

SB 194, as amended, was considered further.

Senator Cartwright moved to amend **SB 194**, line 18, page 5 and line 1, page 6, by striking the words and figures "Ninety-seven percent (97%)" and inserting the words and figures "Ninety-eight percent (98%)"; lines 1 and 2, page 6, by striking the words and figure "three percent (3%)" and inserting the words and figure "two percent (2%)"; lines 9 and 10, page 6, by striking the words and figure "six percent (6%)" and inserting the words and figure "four percent (4%)" which amendment was declared adopted.

Upon motion of Senator Stipe, the title to **SB 194** was ordered amended to conform to the bill, as amended.

Upon motion of Senator Stipe, **SB 194**, as amended, was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **SB 194**, as amended, 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: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—31.

Excused: Cobb, Colston, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—9.

Not Voting: Bailey, Breeden, Collins, Harris.—4.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—31.

Excused: Cobb, Colston, Cowden, Hamilton, McColgin, Morford, Pazoureck, Tipps, Wilson (Beckham).—9.

Not Voting: Bailey, Breeden, Collins, Harris.—4.

The emergency was declared passed.

SB 194, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 35**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 50, 92 and 93**, each as amended.

HAS to **SB 50** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 50, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 2, Line 34, by striking the "comma" after the word "law" and in-

serting in lieu thereof a "period", and strike the remaining part of the sentence.

HAS to **SB 92** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 92 by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE ALCOHOLIC BEVERAGE CONTROL BOARD. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 20½, by striking the figures, "\$135,000.00" in both columns and inserting in lieu thereof the figures, "\$380,000.00".

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 24½, by striking the "comma" after the word "schedule" and inserting in lieu thereof a "period" and striking the remaining part of the sentence.

AMENDMENT NO. 4. Amend Page 1, SECTION 2, by striking all of Lines 28½, on page 1, through 36; and, on Page 2, by striking Lines 2 through 5, and inserting in lieu thereof the following:

"Director	1	\$12,000	\$12,000
Assistant Director	1	7,500	8,300
Chief Agent	1	6,120	6,900
Chief Inspector	1	6,120	6,900
Agent	10	5,400	6,300
Inspector	10	5,400	6,300
Chief Accountant	1	6,600	7,500
Assistant Accountant	1	5,700	6,300
Stenographer Clerk	5	3,000	3,900
Secretary	2	3,300	4,200
Clerk	6	2,700	3,600
Total	39		

AMENDMENT NO. 5. Amend Page 2, end of SECTION 2 by striking SECTION 3, SECTION 4 and SECTION 5, and renumbering the remaining Sections accordingly.

HAS to **SB 93** read as follows, rejected

upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 93, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE CORPORATION COMMISSION. (amended for conference)"

AMENDMENT NO. 2. Amend Page 2, SECTION 2, by striking after the comma on Line 4 the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SJR 29**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

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 524**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HJR 524** 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 House Joint Resolution No. 524, and Engrossed Senate Amendments thereto, entitled:

A JOINT RESOLUTION OFFICIALLY NAMING THE STATE OFFICE BUILDINGS LOCATED NORTH OF THE STATE CAPITOL BUILDING, DESIGNATING ONE AS THE WILL ROGERS MEMORIAL OFFICE BUILDING AND ONE AS THE SEQUOYAH MEMORIAL OFFICE BUILDING; DIRECTING THE OKLAHOMA CAPITOL IMPROVEMENT AUTHORITY TO PROVIDE IN THE CONSTRUCTION AND FURNISHING SUCH BUILDING FOR PROPER RECOGNITION OF THE IMMORTALITY OF THESE TWO SONS OF OKLAHOMA,

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 Senate recede from Senate Amendment No. 2.

3. That a new Section 4 be added, as follows:

Section 4. The Oklahoma Historical Society Building be hereby named and identified as the "Wiley Post Historical Building".

4. That a new Section 5 be added, as follows:

Section 5. The Capitol Office Building be hereby named and identified as the "Jim Thorpe Office Building".

5. That a new Section 6 be added, as follows:

Section 6. The State Board of Public Affairs is hereby authorized and directed to provide plaques and to take other appropriate procedures for the identification of said buildings referred to in Sections 4 and 5 hereof.

6. That the title of House Joint Resolution be amended to read as follows:

A JOINT RESOLUTION OFFICIALLY NAMING CERTAIN STATE OWNED BUILDINGS NOW IN USE AND OTHERS CURRENTLY UNDER CONSTRUCTION; NAMING ONE OF THE OFFICE BUILDINGS CURRENTLY UNDER CONSTRUCTION AS THE "WILL ROGERS MEMORIAL OFFICE BUILDING" AND ONE AS THE "SEQUOYAH MEMORIAL OFFICE BUILDING"; DIRECTING THE OKLAHOMA CAPITOL IMPROVEMENT AUTHORITY TO PROVIDE IN THE CONSTRUCTION AND FURNISHING OF SAID BUILDINGS FOR PROPER RECOGNITION OF THE PERSONS FOR WHOM SAID BUILDINGS ARE HEREIN NAMED; NAMING THE OKLAHOMA HISTORICAL SOCIETY BUILDING AS THE

“WILEY POST HISTORICAL BUILDING”; NAMING THE CAPITOL OFFICE BUILDING AS THE “JIM THORPE OFFICE BUILDING”; AND DIRECTING THE STATE BOARD OF PUBLIC AFFAIRS TO TAKE PROPER ACTION TO IDENTIFY SAID BUILDINGS BY THE NAMES HEREIN PROVIDED.

Respectfully submitted,

For the Senate:	For the House:
McSpadden	Briscoe,
Rogers	Chairman
	Nichols (Dewey)
	Shipley

Senator McSpadden asked for consideration of the Conference Committee Report on **HJR 524**.

Senator Ham asked that consideration of the Conference Committee Report on **HJR 524** be deferred for this legislative day.

Senators Land and Baldwin asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Ham moved that the Senate refuse to adopt the Conference Committee Report on **HJR 524** and request further conference.

Senator McSpadden asked unanimous consent, which was granted, that further consideration of the Conference Committee Report on **HJR 524** be deferred for this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 553**.

Senator Field asked unanimous consent, which was granted, that **HCR 553** be taken up for immediate consideration, at the request of Senator Bailey who was unavoidably absent.

HCR 553 was read at length as follows, and adopted upon motion of Senator Field:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 553—By Poynor and

Wolf of the House and Bailey of the Senate.

A CONCURRENT RESOLUTION COMMENDING JACK BAGBY FOR HIS AWARD WINNING NEWSPAPER STORY.

WHEREAS, Jack Bagby is considered by his associates and readers as one of the outstanding newspaper reporters of this State; and

WHEREAS, The exceptional style and ability of Jack Bagby has recently been recognized by the Associated Press Editors of Oklahoma by their selection of one of his articles as the best news story in Oklahoma for the year 1960; and

WHEREAS, Jack Bagby is further honored by the Association for their selection of another of his articles as the third best news story for the year 1960; and

WHEREAS, Jack Bagby's winning story appeared in The Norman Transcript and his selection by the Board of Judges was the result of competition of reporters representing newspapers throughout the State.

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

SECTION 1. That Jack Bagby be commended by the Legislature of the State of Oklahoma for professional skill and style in reporting of news events in Oklahoma, thereby reflecting credit not only upon his profession but upon the literary accomplishments of the citizens of Oklahoma.

SECTION 2. That a copy of this Resolution be presented to Jack Bagby for his outstanding accomplishments in the field of Journalism.

Engrossed **HCR 553** was properly signed and ordered returned to the Honorable House.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to

meet on Monday, May 29, as provided under the Rules, which motion was adopted.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 164—Municipal Government.

SB 284—Municipal Government.

HB 684—Penal Institutions.

HB 964—Municipal Government.

HB 976—Municipal Government.

DO PASS, as amended:

SB 143—Appropriations and Budget.

SB 159—Appropriations and Budget.

SB 342—Appropriations and Budget.

SB 343—Appropriations and Budget.

HB 609—Appropriations and Budget.

HB 636—Appropriations and Budget.

HB 642—Appropriations and Budget.

FIRST READING

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

SB 380—By Cartwright of the Senate and Levergood of the House.

An Act relating to the Department of the Commissioners of the Land Office; amending 64 O. S. 1951, § 41, creating a revolving fund and authorizing such commissioners to pay expenses of the Land Office from such revolving fund; and declaring an emergency.

Senator Wilson (Greer), on behalf of the Committee appointed to arrange for a Memorial Service on Tuesday, May 30, announced the service would be held at 1:30 p. m., in the Senate Chamber and the Employment Committee was directed to notify all Senate employees of the Service.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., Monday, May 29, 1961.

Eighty-fourth Legislative Day

Monday, May 29, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Excused: Cartwright, Cobb, Grantham, Morford, Stipe, Trent.—6.

The President declared a quorum present.

The following Prayer was offered by the Chaplain, the Reverend Charles Puckett, Pastor of the First Methodist Church of Chandler, Oklahoma, and is incorporated herein upon request of Senator Kerr:

Our Heavenly Father, we pause in our busy days to remember we are Thine, that it is from Thee we receive and hold places of privilege and responsibility. We thank Thee for these men dedicated to the building of our great State. We thank Thee for all Thy people in places of leadership and responsibility. Keep them ever aware of Thy divine presence, and lead us in the paths of peace. But, our Heavenly Father, we pray not so much for peace in our time, as for peace in our hearts, which only Thou doest impart. We pray not so much for ideal circumstances in which to live, as for lives motivated by those high ideals which change circumstances.

Grant that through the due processes of deliberation we might reach truth and right, and obtain justice. Grant unto these, Thy servants, a deep sense of Thy Holy will and guide us that we shall not be motivated by self-will nor intimidated by external pressure, but that we might serve Thee more fully by serving our fellowmen.

In the name and Spirit of the Master, we ask and pray. Amen.

The Journal for the last legislative day was declared approved.

Senator Kerr introduced Gary and David Seay and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Rogers introduced Shaun Delaney and asked that she be made Honorary Page for this legislative day, which was the order.

Senator Garrison introduced Cynthia Ann and Gayle Diane Spencer and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 129, 194, 283, 340, 360 and HB 664 each correctly engrossed.

SCR 35 correctly enrolled.

Engrossed SBs 129, 194, 283, 340 and 360 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 664, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SCR 35** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE GOVERNOR

Advising approval by him, May 26, 1961, of Enrolled **SB No. 233**, entitled:

ENROLLED SENATE BILL NO. 233—By Shoemaker of the Senate and Haworth, Ruby and Spraker of the House.

AN ACT AMENDING SECTION 1, SENATE BILL 138, OKLAHOMA SESSION LAWS 1953 (26 O.S. SUPP. 1959, § 102.1); AUTHORIZING AND DIRECTING THE COUNTY ELECTION BOARD OF ANY COUNTY HAVING A POPULATION OF NOT LESS THAN SIXTY THOUSAND (60,000) AND NOT MORE THAN NINETY THOUSAND (90,000), ACCORDING TO THE 1960 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, TO PROVIDE FOR A GENERAL REREGISTRATION OF ELECTORS AND A GENERAL REDISTRICTING OF SUCH COUNTY INTO VOTING PRECINCTS SUBJECT TO PROVISIONS OF THIS ACT; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 748—By Odom (McIntosh), Bradley (Tulsa) and Nichols (Dewey) of the House and Bohannon of the Senate.

An Act relating to motor vehicle speed limits; requiring the State Highway Department to post signs each three hundred (300) feet in a reduced speed zone; and declaring an emergency.

HB 829—By Baggett, Odom (McIntosh), Forsythe, Diel, Ford, Greenhaw, Mountford, Murrow, Nichols (Seminole), Shibley, Stevens, Sparkman, Burkett, Johnston, Karnes and Skaggs.

An Act creating the University of Oklahoma School of Dentistry; providing for courses of instruction in dentistry which will meet specified requirements; conferring certain authority upon the Oklahoma

State Regents for Higher Education and the Board of Regents of the University of Oklahoma; appropriating certain monies, fees and receipts for the use of said college; authorizing the acceptance of private and governmental grants or gifts of equipment, property or money for the use of said school; expressing legislative intent that said school shall be an integral part of the University of Oklahoma and of the Oklahoma State System of Higher Education, and located on the campus of the school of medicine; expressing legislative intent that a study be made by the Board of Regents of Higher Education and providing that Legislature is not committed to future appropriations.

HB 876—By Sparks.

An Act relating to motor vehicles and the registration and display of license plates thereon; amending 47 O. S. 1951, § 22.15 by eliminating the duty of every licensed dealer of new motor vehicles to see that each new vehicle subject to registration is properly registered and displays a proper Oklahoma license plate before leaving his place of business; and declaring an emergency.

HB 901—By Bond and Sparks.

An Act relating to new motor vehicles and the registration and licensing of same; prohibiting licensed dealers of new motor vehicles from acting as agent of purchaser in procuring the registration and licensing for purchaser's vehicle; and declaring an emergency.

HB 1010—By Camp.

An Act relating to civil procedure; repealing 12 O. S. 1951, § 67, exempting home owners loan corporation from bonds or security during litigation; and declaring an emergency.

HB 1011—By Camp.

An Act relating to State Banking Department; repealing 6 O. S. 1951, § 16, duplicating other statutes involving travel expense; and declaring an emergency.

HJR 542—By Hurst, Willis (Jackson),

Bradley (Jefferson), Metcalf and Fowler of the House and Wilson (Greer), Kerr and Dacus of the Senate.

A Joint Resolution authorizing the State Board of Public Affairs to lease certain lands to the Southwestern Oklahoma Girl Scouts Council for the purposes of establishing and maintaining recreational and camping facilities for Girl Scouts.

The above numbered **HBs** and/or **HR** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 33**, co-authored by Henry, and **SCR 36**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 836** and **926**, and **HJR 514**.

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 Conference granted on Engrossed **SBs 50, 92** and **93**, and referring said Bills to the General Conference Committee on Appropriations.

SECOND READING

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

SB 379—Revenue and Taxation.

SB 380—Public Lands.

HB 734—Business and Industry.

HB 848—Education—Common.

HB 1008—Revenue and Taxation.

HB 1029—Municipal Government.

HB 1041—State and Federal Government.

HJR 529—Oil and Gas.

GENERAL ORDER

SB 143 by Ham and Wilson (Greer) was read and considered.

Upon motion of Senator Ham, **SB 143** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **SB 143** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 143 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—34.

Excused: Cartwright, Cobb, Grantham, Morford, Stipe, Trent.—6.

Not Voting: Bailey, McClendon, Tipps, Wilson (Beckham).—4.

The Bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—34.

Excused: Cartwright, Cobb, Grantham, Morford, Stipe, Trent.—6.

Not Voting: Bailey, McClendon, Tipps, Wilson (Beckham).—4.

The Emergency was declared passed.

SB 143, as amended, was referred for engrossment.

GENERAL ORDER

HB 966 by Bullard of the House and

Shoemake and Baldwin of the Senate was read and considered.

Upon request of Senator Shoemake, further consideration of **HB 966** was deferred temporarily.

Senator Cobb asked to be shown present, which was the order.

SB 353 by Bailey was read and considered.

Upon motion of Senator Bailey, **SB 353** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **SB 353** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 353 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Nay: Breeden, McClendon.—2.

Excused: Cartwright, Grantham, Morford, Stipe, Trent.—5.

Not Voting: Ham.—1.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Nay: Breeden, McClendon.—2.

Excused: Cartwright, Grantham, Morford, Stipe, Trent.—5.

Not Voting: Ham.—1.

The Emergency was declared passed.

SB 353 was referred for engrossment.

Senator Stipe asked to be shown present, which was the order.

GENERAL ORDER

SB 351 by Bailey was read and considered.

Upon motion of Senator Bailey, **SB 351** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **SB 351** 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—33.

Nay: Breeden, Hamilton, Ritzhaupt, Wilson (Beckham).—4.

Excused: Cartwright, Grantham, Morford, Trent.—4.

Not Voting: Allen, Ham, McClendon.—3.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—33.

Nay: Breeden, Hamilton, Ritzhaupt, Wilson (Beckham).—4.

Excused: Cartwright, Grantham, Morford, Trent.—4.

Not Voting: Allen, Ham, McClendon.—3.

The emergency was declared passed.

SB 351 was referred for engrossment.

Senator Morford asked to be shown present, which was the order.

GENERAL ORDER

SB 352 by Bailey was read and considered.

Upon motion of Senator Bailey, **SB 352** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **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, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stipe, Tipps, Wilson (Greer).—29.

Nay: Baldwin, Breeden, Fine, Hamilton, Ritzhaupt, Shoemaker, Stevenson, Wilson (Beckham).—8.

Excused: Cartwright, Grantham, Trent.—3.

Not Voting: Cobb, Ham, McClendon, McColgin.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne,

Pazoureck, Pitcher, Rogers, Romang, Stipe, Tipps, Wilson (Greer).—30.

Nay: Baldwin, Breeden, Hamilton, Ritzhaupt, Shoemaker, Stevenson, Wilson (Beckham).—7.

Excused: Cartwright, Grantham, Trent.—3.

Not Voting: Cobb, Ham, McClendon, McColgin.—4.

The emergency was declared passed.

SB 352 was referred for engrossment.

GENERAL ORDER

SB 15 by Wilson (Greer) was read and considered.

Upon motion of Senator Wilson (Greer) **SB 15** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **SB 15** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stipe, Tipps, Wilson (Greer).—35.

Excused: Cartwright, Grantham, Trent.—3.

Not Voting: Cobb, Lollar, McClendon, Pitcher, Stevenson, Wilson (Beckham).—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Paz-

oureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—35.

Excused: Cartwright, Grantham, Trent.—3.

Not Voting: Cobb, Lollar, McClendon, Pitcher, Stevenson, Wilson (Beckham).—6.

The emergency was declared passed.

SB 15 was referred for engrossment.

Senator Cartwright asked to be shown present, which was the order.

GENERAL ORDER

SB 267 by Wilson (Beckham) was read and considered.

Senator Wilson (Beckham) moved to amend **SB 267**, line 18, page 2, by striking after the word "Oklahoma" the following language: "unless otherwise determined by the Board," which amendment was declared adopted.

Senators Graves, McSpadden, Field, Allen, Colston, Garrison and Easterly asked to be made co-authors of **SB 267**, which was the order.

Upon motion of Senator Wilson (Beckham) **SB 267**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—40.

Excused: Grantham, Trent.—2.

Not Voting: Collins, Morford.—2.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—40.

Excused: Grantham, Trent.—2.

Not Voting: Collins, Morford.—2.

The Emergency was declared passed.

SB 267, as amended, was referred for engrossment.

GENERAL ORDER

SJR 25 by Morford was read and considered.

Upon motion of Senator Morford, **SJR 25** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **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, Belvin, Berrong, Bohannon, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—29.

Nay: Baldwin, Boecher, Cobb, Colston, Dacus, Fine, Hamilton, Harris, Stevenson.—9.

Excused: Grantham, Trent.—2.

Not Voting: Bailey, Cartwright, Collins, Wilson (Beckham).—4.

The Resolution was declared passed.

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

Aye: Allen, Belvin, Berrong, Bohannon, Breeden, Colston, Cowden, Easterly, Field, Garrison, Garvin, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—31.

Nay: Baldwin, Boecher, Cobb, Dacus, Fine, Hamilton, Harris.—7.

Excused: Grantham, Trent.—2.

Not Voting: Bailey, Cartwright, Collins, Wilson (Beckham).—4.

The Emergency was declared passed.

SJR 25 was referred for engrossment.

Senators Harris and Dacus asked to be shown excused until such time as they can return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

Senator Shoemake asked for consideration of his motion to reconsider the vote by which **SB 274** failed of passage.

Senator Payne moved to table the Shoemake motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Berrong, Breeden, Cartwright, Colston, Easterly, Field, Fine, Garrison, Garvin, Graves, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Wilson (Greer).—18.

Nay: Allen, Bailey, Belvin, Boecher, Bohannon, Collins, Cowden, Ham, Hamilton, Kerr, Land, McClendon, Morford, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—21.

Excused: Dacus, Grantham, Harris, Trent.—4

Not Voting: Cobb.—1.

The vote occurring upon the Shoemake

motion to reconsider the vote by which **SB 274** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Collins, Cowden, Garrison, Ham, Hamilton, Kerr, Land, McClendon, McSpadden, Morford, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—23.

Nay: Baldwin, Berrong, Breeden, Cartwright, Colston, Easterly, Field, Fine, Garvin, Graves, Lollar, McColgin, Payne, Pazoureck, Ritzhaupt, Wilson (Greer).—16.

Excused: Dacus, Grantham, Harris, Trent.—4.

Not Voting: Cobb.—1.

THIRD READING

On the question of passage of **SB 274**, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Collins, Cowden, Garrison, Ham, Hamilton, Kerr, Land, McClendon, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—22.

Nay: Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Easterly, Field, Fine, Garvin, Graves, Lollar, McColgin, Payne, Pazoureck, Ritzhaupt, Wilson (Greer).—17.

Excused: Dacus, Grantham, Harris, Trent.—4.

Not Voting: Morford.—1.

The Bill was declared failed of passage.

Senator Harris asked to be shown present, which was the order.

GENERAL ORDER

SB 345 by Bohannon was read and considered.

Senator Lollar moved to amend **SB 345**, line 6, page 1, by inserting after the word "other" and before the word "operations" the word "quarrying" which amendment was declared adopted.

Upon motion of Senator Bohannon, **SB**

345, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bohannon, **SB 345**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 345 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Wilson (Greer).—33.

Nay: Baldwin, Breeden, Garvin, McClendon, Romang, Shoemake.—6.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Morford, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Wilson (Greer).—33.

Nay: Baldwin, Breeden, Garvin, McClendon, Romang, Shoemake.—6.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Morford, Wilson (Beckham).—2.

The emergency was declared passed.

SB 345, as amended, was referred for engrossment.

GENERAL ORDER

SB 342 by Stipe was read and considered.

Upon motion of Senator Stipe, **SB 342** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 342** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 342 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Greer).—33.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Cobb, Collins, Lollar, Morford, Payne, Stevenson, Tipps, Wilson (Beckham).—8.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Greer).—33.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Cobb, Collins, Lollar, Morford, Payne, Stevenson, Tipps, Wilson (Beckham).—8.

The emergency was declared passed.

SB 342, as amended, was referred for engrossment.

GENERAL ORDER

SB 343 by Stipe was read and considered.

Upon motion of Senator Stipe, **SB 343** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **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: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—31.

Nay: Hamilton, McSpadden.—2.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Allen, Baldwin, Breeden, Cobb, Collins, Morford, Tipps, Wilson (Beckham).—8.

The bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—31.

Nay: Hamilton, McSpadden.—2.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Allen, Baldwin, Breeden, Cobb, Collins, Morford, Tipps, Wilson (Beckham).—8.

The emergency was declared passed.

SB 343, as amended, was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

Referring further to **HB 966**:

Senators Cartwright and Shoemake moved to amend **HB 966**, line 3, page 9, after the word "by" by substituting the word "regulations" for the word "requisitions"; on line 3, page 10, after the word "an" by correcting the spelling of the word "income"; on line 11, page 13, after the word "to", substitute the word "purchaser" for the word "purchase"; on line 16, page 20, after the word "mile" substitute the word "of" for the word "or"; on page 21, strike all of line 5 and the words "to the" at the beginning of line 6; on page 27, line 14, after the word "person" substitute the word "owing" for the word "owed"; and on page 50, line 18, after the words "of the" and before the word "income" insert the word "net" which amendment was declared adopted.

Senators Cartwright and Shoemake moved to amend **HB 966**, line 5, page 35 by striking lines 5 through 14, inclusive, and substituting the following: "gas wells, twenty per centum (20%), in the case of dolomite, silica sand mines or deposits ten per centum (10%), and coal mines, five per centum (5%), in the case of uranium and metal mines, fifteen per centum (15%), and in the case of rock asphalt mines, fifteen per centum (15%) of the gross income from the property during the taxable year, excluding from such gross income an amount equal to any rents or royalties paid or incurred by the taxpayer in respect of the property. Such allowance shall not exceed fifty per centum (50%) of the net income of the taxpayer (computed without allowance for depletion) from the property;" which amendment was declared adopted.

Upon motion of Senator Shoemake, **HB 966**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 966**, as amended

345, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bohannon, **SB 345**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 345 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Wilson (Greer).—33.

Nay: Baldwin, Breeden, Garvin, McClendon, Romang, Shoemake.—6.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Morford, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Wilson (Greer).—33.

Nay: Baldwin, Breeden, Garvin, McClendon, Romang, Shoemake.—6.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Morford, Wilson (Beckham).—2.

The emergency was declared passed.

SB 345, as amended, was referred for engrossment.

GENERAL ORDER

SB 342 by Stipe was read and considered.

Upon motion of Senator Stipe, **SB 342** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 342** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 342 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Greer).—33.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Cobb, Collins, Lollar, Morford, Payne, Stevenson, Tipps, Wilson (Beckham).—8.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Greer).—33.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Cobb, Collins, Lollar, Morford, Payne, Stevenson, Tipps, Wilson (Beckham).—8.

The emergency was declared passed.

SB 342, as amended, was referred for engrossment.

GENERAL ORDER

SB 343 by Stipe was read and considered.

Upon motion of Senator Stipe, **SB 343** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **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: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson, (Greer).—31.

Nay: Hamilton, McSpadden.—2.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Allen, Baldwin, Breeden, Cobb, Collins, Morford, Tipps, Wilson (Beckham).—8.

The bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—31.

Nay: Hamilton, McSpadden.—2.

Excused: Dacus, Grantham, Trent.—3.

Not Voting: Allen, Baldwin, Breeden, Cobb, Collins, Morford, Tipps, Wilson (Beckham).—8.

The emergency was declared passed.

SB 343, as amended, was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

Referring further to **HB 966**:

Senators Cartwright and Shoemake moved to amend **HB 966**, line 3, page 9, after the word "by" by substituting the word "regulations" for the word "requisitions"; on line 3, page 10, after the word "an" by correcting the spelling of the word "income"; on line 11, page 13, after the word "to", substitute the word "purchaser" for the word "purchase"; on line 16, page 20, after the word "mile" substitute the word "of" for the word "or"; on page 21, strike all of line 5 and the words "to the" at the beginning of line 6; on page 27, line 14, after the word "person" substitute the word "owing" for the word "owed"; and on page 50, line 18, after the words "of the" and before the word "income" insert the word "net" which amendment was declared adopted.

Senators Cartwright and Shoemake moved to amend **HB 966**, line 5, page 35 by striking lines 5 through 14, inclusive, and substituting the following: "gas wells, twenty per centum (20%), in the case of dolomite, silica sand mines or deposits ten per centum (10%), and coal mines, five per centum (5%), in the case of uranium and metal mines, fifteen per centum (15%), and in the case of rock asphalt mines, fifteen per centum (15%) of the gross income from the property during the taxable year, excluding from such gross income an amount equal to any rents or royalties paid or incurred by the taxpayer in respect of the property. Such allowance shall not exceed fifty per centum (50%) of the net income of the taxpayer (computed without allowance for depletion) from the property;" which amendment was declared adopted.

Upon motion of Senator Shoemake, **HB 966**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 966**, as amended

was considered engrossed and placed upon third reading and final passage.

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

THIRD READING

HB 966 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Cartwright, Collins, Cowden, Dacus, Field, Fine, Garvin, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Greer).—26.

Nay: Bohannon, Breeden, Colston, Easterly, Garrison, Graves, Land, McSpadden, Stevenson, Tipps.—10.

Excused: Bailey, Grantham, Trent.—3.

Not Voting: Cobb, McColgin, Morford, Pitcher, Wilson (Beckham).—5

The Bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—30.

Nay: Bohannon, Easterly, Garrison, Graves, Land, Tipps.—6.

Excused: Bailey, Grantham, Trent.—3.

Not Voting: Cobb, McColgin, Morford, Pitcher, Wilson (Beckham).—5.

The Emergency was declared passed.

HB 966, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 35**.

The above numbered Enrolled Resolu-

tion was ordered referred to the Secretary of State.

THIRD READING

SB 328 was read for the third time at length.

Upon request of Senator Rogers, further consideration of **SB 328** was deferred for this legislative day.

Senator Fine asked unanimous consent that President Pro Tempore Collins be authorized and directed to have proper investigation made relative to air conditioning the Senate Chamber.

President Pro Tempore Collins advised, in response to the Fine request, that the Senate Comptroller was making such investigation at this time.

MOTION

Senator Allen moved that the introduction of Senate Bills be limited to June 1, 1961, which motion failed of adoption.

GENERAL ORDER

Senator Cartwright asked that **SJR 30** be withdrawn from the Calendar and referred to the Committee on Constitutional Amendments, Initiative and Referendum and Code Revision, which was the order.

COMMITTEE REPORT

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:

HB 963—Insurance.

Senator Baldwin asked that **HB 963** be referred to the Committee on Revenue and Taxation for the purpose of a public hearing, to which Senator Stipe objected.

Upon motion of Senator Baldwin, **HB 963** was ordered referred to the Committee on Revenue and Taxation for the purpose of a public hearing.

Senator Garvin presiding.

PENDING CONSIDERATION OF HAS

Senator Wilson (Beckham) moved that

the Senate concur in **HAs to SB 12**, which motion was declared adopted.

SB 12, 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, Belvin, Berrong, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—29.

Nay: Boecher, Cobb, Colston, Cowden, Fine, McClendon, McSpadden, Shoemake, Stipe, Tipps.—10.

Excused: Bailey, Grantham, Trent.—3.

Not Voting: Collins, Ham.—2.

The bill, as amended, was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Nay: Boecher, Cowden, Fine, McClendon, McSpadden, Shoemake, Stipe, Tipps.—8.

Excused: Bailey, Grantham, Trent.—3.

Not Voting: Collins, Ham.—2.

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 adoption of and transmitting for consideration Engrossed **HCR 554**.

Senator Land asked unanimous consent, which was granted, that **HCR 554** be taken up for immediate consideration, following which Senator Ham asked to be made co-author, the Resolution being read at

length as follows and adopted upon motion of Senator Land:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 554—By Atkinson, Henry, Howard, Hopkins, Johnston, Forsythe, McCune, Bradley (Tulsa), Blankenship and Skaggs of the House and Land and Ham of the Senate.

A RESOLUTION MEMORIALIZING THE CONGRESS OF THE UNITED STATES TO RETAIN THE TWENTY-SEVEN AND ONEHALF PER CENT DEPLETION PROVISION ON OIL AND GAS PRODUCTION IN INCOME TAX LAWS; DIRECTING DISTRIBUTION OF COPIES.

WHEREAS, the Congress of the United States, in its wisdom, did enact "Percentage Depletion" legislation on oil and gas production some thirty-five years ago in order to enable the great oil industry of this Nation to find more oil; and

WHEREAS, Congress took this action of providing "Percentage Depletion", which today touches over 100 extractive industries, in order to assure said industries of a means by which depleted capital could be regained; and

WHEREAS, "Percentage Depletion" has provided the incentive which has enabled the oil industry to maintain the oil production necessary to support our National economy and meet our military needs, and

WHEREAS, experts agree that the National demand for petroleum production in years to come will continue to grow as demand outstrips reserve with an estimated need in an amount in excess of 14 million barrels per day being consumed in the United States by the year 1967; and

WHEREAS, the forecast need for the year 1967 challenges the oil industry to find 100,000 barrels of oil every fifteen minutes, and in order to keep abreast with demands, the industry must double the present rate of oil discovery by this same future date; and

WHEREAS, "Percentage Depletion" applies only to the field value of the crude oil and raw gas, and only to the extent it can be produced at a profit; and

WHEREAS, over a long period of time without "Percentage Depletion" and the incentive it provides to find new sources of crude a steadily shrinking oil industry, laboring under an inequitable tax burden, would pay fewer dollars per year in Federal taxes, and state and local revenues would be adversely affected immediately; and

WHEREAS, a cut in "Percentage Depletion" would surely diminish petroleum resources, unless the price of every product made from petroleum, as well as the cost of services provided through petroleum, were to be increased substantially to compensate for the cut; and

WHEREAS, "Percentage Depletion" has accomplished exactly what the Congress of the United States intended it to do—it has enabled the oil industry to find oil.

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

SECTION 1. That the eighty-seventh Congress of the United States be and is hereby memorialized to retain the "Percentage Depletion" allowance at twenty-seven and one-half percent — that percentage which it has wisely and steadfastly maintained for a period of thirty-five years — in order to assure this Nation of an adequate supply of oil reserves.

SECTION 2. That duly authenticated copies of this Resolution be forwarded to the President of the United States, the Honorable John F. Kennedy; to the Speaker of the House of Representatives, the Honorable Sam Rayburn; to the Majority Leader of the United States Senate, the Honorable Mike Mansfield; to the Minority Leader of the United States Senate, the

Honorable Everett Dirksen; to the Minority Leader of the United States House of Representatives, the Honorable Charles Halleck; to the Chairman of the House Ways and Means Committee, Congressman Wilbur Mills; to the Minority Chairman of the House Ways and Means Committee, Congressman Noah Mason; and to every member of the Oklahoma Congressional Delegation.

Engrossed **HCR 554** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 582 by Ruby et al was considered further.

Senator Allen moved to amend **HB 582**, lines 2 and 3, page 3, by striking the words and figures "twenty-five percent (25%)" and inserting the words and figures "fifteen percent (15%)", which amendment by unanimous consent he withdrew.

Upon motion of Senator Graves, **HB 582**, as amended, was advanced to engrossment.

Upon motion of Senator Graves, the rules of the Senate were suspended and **HB 582**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 582 was read for the third time at length.

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

Aye: Allen, Berrong, Colston, Cowden, Field, Garrison, Garvin, Graves, Ham, Hamilton, Land, Lollar, McClendon, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Wilson (Beckham), Wilson (Greer).—20.

Nay: Baldwin, Belvin, Boecher, Cartwright, Cobb, Dacus, Fine, Harris, Kerr, McColgin, Morford, Payne, Romang, Shoemaker, Stevenson, Stipe.—16.

Excused: Bailey, Grantham, Trent.—3.

Not Voting: Bohannon, Breeden, Collins, Easterly, Tipps.—5.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Graves moved that the vote be reconsidered by which **HB 582**, as amended, failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 345 correctly engrossed.

Engrossed **SB 345** was properly signed and ordered transmitted to the Honorable House for consideration.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 241 by Allen was read and considered.

Senator Allen moved to amend **SB 241**, line 3, page 1, by striking after the word "for" the remainder of the line, all of line 4 and that part of line 5 to the word "any", which amendment was declared adopted.

Senator Pitcher moved to amend **SB 241**, line 5, page 1, by inserting after the word "proposed" and before the word "construction" the word "new" which amendment was declared adopted.

Senator Allen asked unanimous consent, which was granted, that the title to **SB 241** be amended to conform to the bill as amended.

Upon motion of Senator Allen, **SB 241**, as amended, was advanced to engrossment.

Upon motion of Senator Allen, the rules of the Senate were suspended and **SB 241**, as amended, 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: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Field, Fine, Graves, Ham, Harris, Kerr, McClendon, McSpadden, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—28.

Nay: Cartwright, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Hamilton, Land, Lollar, McColgin, Payne, Pazourek.—13.

Excused: Bailey, Grantham, Trent.—3.

The bill was declared passed.

Upon motion of Senator Allen, the emergency section to **SB 241** was ordered stricken and the title amended by striking the words "AND DECLARING AN EMERGENCY"

SB 241, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided by Rule 12a, Senator Stipe moved that the vote be reconsidered by which **SB 241**, as amended, was passed.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 42, 45, 53, 89 and 96**, each as amended.

HAs to SB 42 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 42, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE BOARD OF EDUCATION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 2, by striking after the "comma" on Line 30, the following language:

"which officials and employees shall be in the unclassified service of the State for

the purposes of Chapter 26, Title 74, O. S. L. 1959,"

HAS to SB 45 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 45 by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE OFFICE OF THE LIEUTENANT GOVERNOR. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 18, by striking the figure, "\$9,000.00" under June 30, 1963 column and substituting in lieu thereof the figure, "\$11,000.00"; and

Amend Page 1, SECTION 1, Line 19, by striking the figures "\$2,500.00" in both columns, and substituting the figure, "\$3,000.00" under June 30, 1962, and the figure, "\$4,000.00" under June 30, 1963; and

Amend Page 1, SECTION 1, Line 20, by striking the figures, "\$2,750.00" in both columns and substituting the figures, "\$2,000.00" in both columns; and

Amend Page 1, SECTION 1, Line 21, by striking the figures, "\$14,250.00" in both columns and substituting in lieu thereof the figure, "\$14,000.00" under June 30, 1962 and the figure, "\$17,000.00" under June 30, 1963.

AMENDMENT NO. 3. Amend Page 1, end of SECTION 1, by adding a new "SECTION 2," as follows:

"SECTION 2. There is hereby appropriated out of any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1961, the following amount, or so much thereof as necessary, for the purpose specified:

Purchase and Maintenance of Automobile for Lieutenant Governor \$5,000.00" and renumbering the remaining "SECTIONS" to conform thereto.

HAS to SB 53 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 53 by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE SCHOOL LUNCH DIVISION OF THE STATE BOARD OF EDUCATION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 2, Line 24½, by striking the "comma" after the word "made" and inserting a "period" and striking the remaining part of the sentence.

HAS to SB 89 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 89, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE BOARD OF EDUCATION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, Section 2, by striking after the comma on Line 28½ the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S. L. 1959,"

HAS to SB 96 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 96, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE BOARD OF EDUCATION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 2, by striking after the "comma" on Line 24½, the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

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Senator Field announced matters were on the President's desk for the consideration of the Senate in executive session and, upon his motion, the Senate closed its doors and went into executive session.

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The Senate reassembled in open session, President Pro Tempore Collins presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Cobb, advised and consented to the confirmation of the executive nomination of GLEN R. KEY, of Sulphur, Oklahoma, as a member of the Oklahoma Turnpike Authority, for a term effective upon confirmation and ending July 1, 1967.

COMMITTEE APPOINTMENT

President Pro Tempore Collins announced the appointment of the following members as the Special Committee provided for under

SR 47: Senators Cartwright, Cobb and Breeden.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion prevailed.

FIRST READING

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

SB 381—By Breeden.

An Act relating to taxation; amending 68 O. S. 1951, § § 1251a and 1251c; defining terms; providing that the sales tax shall apply to all types of profes-

sional and non-professional service or services; and declaring an emergency.

SB 382—By Fine and Hamilton.

An Act relating to county officers; amending 19 O. S. 1951, § 347; providing that under certain conditions the Board of County Commissioners shall not, during a specified six-month period, approve claims for the operation of county offices in excess of one-half the amount allocated for the fiscal year; making any claim in excess thereof and any warrant issued pursuant thereto null and void; and declaring an emergency.

SB 383—By Shoemaker.

An Act relating to intoxicating beverages; making unlawful purchasing, receiving or possession thereof by minors; prescribing punishment therefor, and declaring an emergency.

COMMITTEE REPORTS

DO PASS:

SB 21—Insurance.

SB 259—Insurance.

SB 311—Insurance.

SB 344—Insurance.

SB 371—Insurance.

SB 376—Privileges and Elections.

HB 891—Oil and Gas.

HB 918—Revenue and Taxation.

DO PASS, as amended:

SB 312—Insurance.

SB 375—Privileges and Elections.

HB 682—Revenue and Taxation.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

signed and non-protestant matters were
viewed and declaring an emergency.
SB 312—By Price and Henthorn.

Ad relating to county
amending 19 0 2 1961, relating
under certain conditions.

of County Commission, relating
a specified six-month period
claims for the operation of

located for the fiscal year; relating
claim in excess thereof; and
relating to the operation of

and declaring an emergency.
SB 383—By Price and Henthorn.

An Act relating
relating to the operation of
relating to the operation of

COMMITTEE REPORTS

DO

SB 31—Insurance.

SB 32—Insurance.

SB 33—Insurance.

SB 34—Insurance.

SB 35—Insurance.

SB 36—Privileges and Elections.

SB 37—Privileges and Elections.

SB 38—Privileges and Elections.

SB 39—Privileges and Elections.

SB 40—Privileges and Elections.

SB 41—Privileges and Elections.

SB 42—Privileges and Elections.

SB 43—Privileges and Elections.

SB 44—Privileges and Elections.

SB 45—Privileges and Elections.

SB 46—Privileges and Elections.

SB 47—Privileges and Elections.

SB 48—Privileges and Elections.

SB 49—Privileges and Elections.

SB 50—Privileges and Elections.

SB 51—Privileges and Elections.

SB 52—Privileges and Elections.

SB 53—Privileges and Elections.

SB 54—Privileges and Elections.

Senator Field announced matters were
on the President's desk for the considera-
tion of the Senate in executive session and
his motion, the Senate closed its
doors and went into executive session.

The Senate reassembled in open ses-
sion. President Pro Tempore Collins pre-
siding, who read the following announce-
ment:

The Senate in executive session
on motion of Senator Collins
consented to the confirmation of
the nomination of

Subject, Oklahoma as a member of
Oklahoma Taxpayers Authority.
effective upon confirmation and ending
July 1, 1961.

COMMITTEE APPOINTMENT

President Pro Tempore Collins an-
nounced the appointment of the following
members as the Special Committee for
study for under

SB 31: Senators Cawright, Cobb and
Bredon.

Senator Field moved when the Clerk
asked if cleared the Senate
motion prevailed.

FIRST READING

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

SB 381—By Bredon.
relating to taxation; amending
the Oklahoma Tax Code, relating to

terms; providing that the sales
for all types of prop-

erty shall be

relating to taxation; amending
the Oklahoma Tax Code, relating to

terms; providing that the sales
for all types of prop-

erty shall be

Eighty-fifth Legislative Day

Tuesday, May 30, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—41.

Excused: Cowden, Morford, Trent.—3.

The President declared a quorum present.

MEMORIAL DAY SERVICES

As previously scheduled, the Senate proceeded in the observance of a Special Memorial Day's Service honoring all deceased Members of the Oklahoma State Senate.

First on the program was an awe-inspiring Presentation of Flags by the Forty-fifth Infantry Division Color Guard, following which was a Pledge of Allegiance by all Members, employees and visitors.

President Nigh then asked that all present bow their heads in a moment of silent prayer, following which the ensuing prayer was offered by the Chaplain, the Reverend Charles Puckett, and is incorporated herein upon request of Senator Field:

Our Heavenly Father, in these moments of silence our hearts are lifted to Thee in thanksgiving as we remember those who have given freely of themselves;

those who have willingly laid down their lives in time of war; those who have poured out their energies in keeping the peace, and those men who have gone before us in these Chambers, men of dedication and foresight. Inspire us with the memory of all those who have touched and influenced our individual lives. And guide us to follow humbly in Thy way. Bless Thy servant who shall speak to us and give unto us that sensitivity of spirit which shall bind us unerringly to eternal truths. Lead us to live such lives of service that we might be worthy recipients and faithful bearers of those high ideals which are a part of our great heritage. In the name of Him who is the same yesterday, today, and forever, we pray. Amen.

Senator Ritzhaupt was then recognized for an introduction of the Members of the A capella Choir of Langston University as follows:

Sopranos

Ann Walton, Bartlesville, Okla.; Joyce Walton, McAlester, Okla.; Pearl Miller, Okmulgee, Okla.; Maxine Richardson, Tulsa, Okla.; Claudine Moore, Tulsa, Okla.

Altos

Patricia McClosky, Sapulpa, Okla.; Lonzetta Poole, Luther, Okla.; Mary Ann Prewitt, Langston, Okla.

Tenors

John Clayborn, Memphis, Tenn.; Howard Caver, Abilene, Texas; Charles Thomas, McAlester, Okla.

Basses

Melvin Show, Memphis, Tenn.; Samuel Mingo, Houston, Texas; Morris McCraven, Memphis, Tenn.

The A capella Choir, under the skillful direction of Professor Amelia R. Taylor, entertained the Senate with several beautiful and outstanding renditions.

Senator Rogers was recognized for the purpose of introducing the Speaker of the Day, the Reverend Warren Terry, Pastor of the Western Hills Baptist Church of Oklahoma City, Oklahoma.

The Reverend Terry's magnanimous address was most inspiring and apropos for the occasion, as well as befitting the many problems confronting our great Country today.

The Benediction was given by the Senate Chaplain.

RESOLUTION

Senator Ritzhaupt introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 51 — By Ritzhaupt, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) and Wilson (Greer).

A RESOLUTION WHICH PAYS TRIBUTE AND COMMENDATION TO THE MEMBERS OF THE PREVIOUS LEGISLATURES WHO HAVE FAITHFULLY AND UNTIRINGLY SERVED THE STATE OF OKLAHOMA, THE MEMBERS OF THE 28TH SESSION OF THE OKLAHOMA LEGISLATURE HEREIN EXPRESS THEIR RESPECT AND ADMIRATION.

WHEREAS, Robert Louis Stevenson has said:

"There is only one wish realizable on the earth; only one thing that can be perfectly attained: Death. And from a va-

riety of circumstances we have no one to tell us whether it be worth attaining. Little do ye know your own blessedness; for to travel hopefully is a better thing than to arrive, and the true success is to labor . . . "

WHEREAS, Jesus is recognized as the Spirit, allays strife, changes animosity to friendship that helps and heals the wounds between man and man, state and state, nation and nation, race and race.

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

SECTION 1. That the members of the State Senate being duly assembled, recognize that in times past civilization has always desired Leaders who could save it from dissolution; carry heavy burdens, sometimes paid by ingratitude, often misunderstood, and yet worked on to succeed and produce, in their concept, better State Government.

"What is this mystery that men call death?

My friend before me lies; in all save breath

He seems the same as yesterday. His face

So like to life, so calm, bears not a trace

Of that great change which all of us so dread.

I gaze on him and say: He is not dead, But sleeps; and soon he will awake

And smile on me as he did yesterday;

And he will have some gentle word to say,

Some kindly deed to do; for loving thought

Was warp and woof of which his life was wrought.

He is not dead. Such souls forever live

In boundless measure of love they give.

. . . "Mystery," by Jerome B. Bell

SECTION 2. That this resolution be

spread upon the pages of the permanent Journals of the Senate.

SECTION 3. That authenticated copies of this resolution be forwarded to Press as a memorial of the sincere and deep respect and admiration which the members of the Oklahoma State Senate do now and shall continue to hold for their beloved colleagues now departed.

Senator Field called for the Regular Order of Business.

The Journal for the last legislative day was declared approved.

Senator Stipe introduced Gary Record, son of Peggy McBride, Secretary to President Pro Tempore Collins, and asked that Gary be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 15, 143, 267, 342, 343, 351, 352, and 353, and SJR 25 each correctly engrossed.

Engrossed **SBs 15, 143, 267, 342, 343, 351, 352 and 353 and SJR 25** were properly signed and ordered transmitted to the Honorable House for consideration.

SB 12, and SCRs 33 and 36 each correctly enrolled.

Enrolled **SB 12** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCRs 33 and 36** were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 937—By Levergood.

An Act amending 19 O. S. 1951, § 484, providing that a justice of the peace perform the duties of a coroner, as acting coroner, and that the fees therefor be those paid justices of the peace in criminal cases; and declaring an emergency.

HB 938—By Levergood.

An Act providing for the designation, by the Board of County Commissioners, of a justice of the peace, to serve as acting coroner, and to designate a justice of the peace to serve in case of the absence, disqualification, or inability of such acting coroner to act as such; and declaring an emergency.

HB 939—By Levergood and Henry.

An Act relating to dissection of dead human bodies; amending 21 O. S. 1951, § 1154, by adding to the authority to dissect in certain cases the right of a judge of certain courts of record to order autopsy and dissection upon application of State's Attorney in cases of death of unknown causes and suspicion of unlawful means; providing that findings of such court ordered autopsy shall not be admitted in evidence in any civil proceeding; and declaring an emergency.

HB 980—By Northcutt, Henry, Poynor, Sparks, Howze, Tate, Mountford, Settles and Richardson.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 156, concerning restrictions on purchase of automobiles by State departments, agencies and institutions to authorize institutions of higher education to purchase one (1) passenger automobile; and declaring an emergency.

HB 1012—By Skeith.

An Act relating to corporations; repealing 18 O. S. 1951, § § 611 through 622, relating to wagon road corporations; and declaring an emergency.

HB 1014—By Burkett.

An Act providing for the nomination and appointment of guardians in certain cases; and declaring an emergency.

HB 1042—By Murrow.

An Act relating to fees of the County Clerk; amending 28 O. S. 1951, § 32, subsection (a); increasing certain fees where photographic recording methods are used; and declaring an emergency.

HB 1050—By Tate, Fogarty, McCune, Bradley (Tulsa), Baggett, Burkett, Shipley and Skaggs.

An Act relating to marriage; amending 43 O. S. 1951, § 5, as amended, providing for issuance of license; and declaring an emergency.

HB 1054—By Odom (Wagoner).

An Act relating to lease agreements between governing boards of counties, cities and towns, school boards and boards of education and lessors of road machinery and equipment, street and fire equipment and machinery and pupil-transportation equipment for school purposes; authorizing trading in of used or obsolete equipment and crediting or reasonable value thereof on rentals payable by lessee under lease agreement; and declaring an emergency.

HB 1058—By Howard, Atkinson, Johnston, Nichols (Seminole), Haworth, Skaggs, McCune, Bradley (Tulsa) and Hopkins.

An Act relating to motor vehicle registration plates; amending Section 1, House Joint Resolution No. 549, Twenty-fourth Legislature, page 523, Oklahoma Session Laws 1953 (47 O. S. Supp. 1959, § 22.4a); changing the present lettering on said plates; adopting a distinctive design and style for said plates; directing the Oklahoma Tax Commission to conform therewith.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGE FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 553**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 990** and **HJR 511**, as amended.

President Pro Tempore Collins presiding.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 302—Privileges and Elections.

HB 732—Agriculture.

DO PASS, as amended:

SB 347—Public Lands.

HB 978—Agriculture.

FIRST READING

The following Bills were introduced and read the first time:

SB 384—By Garrison of the Senate and Tinker of the House.

An Act relating to the practice or profession of land surveying; stating the purpose of the Act and the time it becomes effective; defining the terms "land surveyor" and "land surveying"; making it unlawful to practice land surveying without being licensed or to use a revoked or fraudulent license and fixing punishment for violations; defining responsibilities and qualifications of surveyors; making it the duty of the State Board of Registration for Professional Engineers to conduct examinations and issue certificates of license hereunder; providing for certain exemptions from licensing and examination requirements; delegating certain duties and powers to said board and prescribing standards for exercise thereof; fixing fees for licensing; providing for licensing reciprocity with other states, seals for surveyors as prerequisite for recording surveys, roster of surveyors; providing for severability; and repealing conflicting laws and parts of laws, except those affecting registered engineers.

SB 385—By Bailey.

An Act relating to public libraries; authorizing the purchase of insurance from the funds of public libraries for the purpose of insuring against loss, loss of use, destruction, theft, damages or other casu-

alties to the property belonging or used by said libraries or library entities; making the operation and ownership of such libraries a governmental function; providing that this Act shall not affect H. B. 839, Twenty-eighth Legislature, R. S.; and declaring an emergency.

SECOND READING

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

SB 381—Revenue and Taxation.

SB 382—County Government.

SB 383—Judiciary.

HB 748—Roads and Highways.

HB 829—Education—Higher.

HB 876—Revenue and Taxation.

HB 901—Revenue and Taxation.

HB 1010—Judiciary.

HB 1011—Banks and Banking.

HJR 542—State and Federal Government.

GENERAL ORDER

HB 609 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Senator McClendon asked unanimous consent, which was granted that the Title of **HB 609** be stricken.

Upon motion of Senator McClendon, **HB 609**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus,

Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—41.

Excused: Cowden, Morford, Trent.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—41.

Excused: Cowden, Morford, Trent.—3.

The emergency was declared passed.

HB 609, as amended, was referred for engrossment.

Senator Morford asked to be shown present, which was the order.

GENERAL ORDER

HB 642 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 642** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin,

Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cowden, Trent.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cowden, Trent.—2.

The emergency was declared passed.

HB 642, as amended, was referred for engrossment.

GENERAL ORDER

HB 636 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the Title of **HB 636** be stricken.

Upon motion of Senator McClendon, **HB 636**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 636**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 636 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin,

Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cowden, Trent.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cowden, Trent.—2.

The emergency was declared passed.

HB 636, as amended, was referred for engrossment.

GENERAL ORDER

Senator McClendon asked unanimous consent, which was granted, that **SB 249** be withdrawn from the Calendar and referred to the Committee on Appropriations and Budget.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 966 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 966**, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 968 by Bullard, et al, of the House and Baldwin of the Senate was read and considered.

Senator Baldwin moved to amend **HB 968** on page 8, by striking the language contained in lines 5, 6, 7, 8 and 9 and substituting the following language: "When the gift is of a contract on which further premium payments are to be made, the

Tax Commission shall by regulations prescribe the method for determining the taxable value of the gift as of the date of the gift." which amendment was declared adopted.

Senator Baldwin moved to amend **HB 968**, lines 8 and 9, page 4, by adding after the word "insured." at the end of the paragraph, the following language: "The Tax Commission shall by regulations prescribe the method for determining the taxable value of the gift as of the date of the gift." which amendment was declared adopted.

Upon motion of Senator Baldwin, **HB 968**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, **HB 968**, as amended was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 968 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Breeden, Garrison, Graves, Morford, Ritzhaupt, Romang.—6.

Excused: Cowden, Trent.—2.

Not Voting: Cartwright, Grantham, Harris, McClendon, Tipps.—5.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden,

Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—32.

Nay: Breeden, Garrison, Graves, Morford, Ritzhaupt, Romang.—6.

Excused: Cowden, Trent.—2.

Not Voting: Cartwright, Harris, McClendon, Tipps.—4.

The Emergency was declared passed.

HB 968, as amended, was referred for engrossment.

GENERAL ORDER

SB 371 by Cobb and Bailey of the Senate and Skeith of the House was read and considered.

Senator Cobb asked that further consideration of **SB 371** be deferred, which was the order.

MOTION

Senator Field moved that President Pro Tempore Collins appoint a member to represent the Senate at the Interstate Oil Compact Commission, at its meeting in Houston, Texas, May 30 through June 3, 1961, which motion prevailed, the President Pro Tempore appointing Senator Ham.

CONFERENCE COMMITTEE APPOINTMENT

President Pro Tempore Collins having been authorized so to do announced the appointment of the Senate Conferees under the following numbered bill:

HB 807: Harris, Wilson (Greer), Payne, McSpadden and Hamilton.

GENERAL ORDER

SB 376 by Kerr of the Senate and Odom (McIntosh) of the House was read and considered.

Upon motion of Senator Kerr, **SB 376** was advanced to engrossment.

Upon motion of Senator Kerr, the rules of the Senate were suspended and **SB 376**

was considered engrossed and placed upon third reading and final passage.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber.

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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Cowden, Trent.—3.

Not Voting: Cartwright, Cobb, Easterly, Harris.—4.

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

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Cowden, Trent.—3.

Not Voting: Cartwright, Cobb, Easterly, Harris.—4.

The Emergency was declared passed.

SB 376 was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 375 by Bailey of the Senate and Nichols (Seminole) of the House was read and considered.

Senator Morford moved to amend **SB 375**, line 6, page 1, by striking the word

"February" and inserting the word "March", which amendment was tabled upon motion of Senator Stipe.

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

Upon motion of Senator Bailey, **SB 375** was advanced to engrossment.

Upon motion of Senator Bailey, 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, Bailey, Baldwin, Belvin, Berrong, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Breeden, Garrison, Morford, Romang.—4.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Boecher, Cartwright, Wilson (Beckham).—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Breeden, Garrison, Morford, Romang.—4.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Boecher, Cartwright, Wilson (Beckham).—3.

The Emergency was declared passed.

SB 375 was referred for engrossment.

GENERAL ORDER

SB 101 by Stipe was read and considered.

Upon motion of Senator Stipe, SB 101 was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and SB 101 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: Baldwin, Belvin, Bohannon, Cartwright, Cobb, Collins, Dacus, Fine, Hamilton, McClendon, McColgin, Ritzhaupt, Stipe.—13.

Nay: Bailey, Berrong, Breeden, Colston, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Harris, Kerr, Land, Lollar, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—24.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Allen, Boecher, Ham, Shoemake.—4.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Stipe moved to reconsider the vote by which SB 101 failed of passage.

Senator Pitcher presiding.

GENERAL ORDER

SB 285 by Berrong was read and considered.

Senator Dacus asked to be shown as

co-author of SB 285, which was the order.

Upon motion of Senator Berrong, SB 285 was advanced to engrossment.

Upon motion of Senator Berrong, the rules of the Senate were suspended and SB 285 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: Baldwin, Berrong, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, Pitcher, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—25.

Nay: Bailey, Belvin, Bohannon, Easterly, Kerr, Morford, Payne, Pazoureck, Shoemake, Stevenson.—10.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Allen, Boecher, Breeden, Collins, McColgin, Stipe.—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Kerr, Morford, Payne, Pazoureck, Shoemake.—5.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Boecher, Collins, McColgin, Stipe.—4.

The emergency was declared passed.

SB 285 was referred for engrossment.

GENERAL ORDER

SB 250 by Hamilton was read and considered.

Senator Hamilton moved to amend **SB 250**, line 10, page 2, by inserting after the word "elect" and before the word "Such," the following: "Provided that at the time any secondary recovery operations are begun which affect said lease the royalty payments then shall be reduced to 12½%."

Senator Hamilton asked that further consideration of **SB 250** be deferred for this legislative day, which was the order.

THIRD READING

HB 801 was read for the third time at length.

Senator Breeden asked unanimous consent, which was granted, that the title to **HB 801** be stricken.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Dacus, Easterly, McColgin.—3.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Baldwin, Boecher, Collins, Pazoureck.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe,

Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Dacus, Easterly, McColgin.—3.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Baldwin, Boecher, Collins, Pazoureck.—4.

The emergency was declared passed.

HB 801, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 828—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate.

An Act relating to special elections in cities and towns; providing for the retention and using of the regular precinct election officials and the regular polling place within the precinct, in the discretion of the mayor or the president of the board of trustees of the city or town, where the city or town limits include only a portion of an outlying precinct, in case of difficulties in the selection of willing or qualified persons so to serve from said portion, or in finding a polling place within said portion for the holding of city and town special elections; amending Sec. 61, 11 O. S. 1951; 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 12**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCRs 33 and 36**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 770**, as amended.

MESSAGE FROM THE HOUSE

Advising the appointment of Representatives Hurst and Vandiver as additional House Conferees under **HB 807**.

GENERAL ORDER

HB 684 by Reneau was read and considered.

Senator Morford asked to be shown as co-author of **HB 684**, which was the order.

Upon motion of Senator Morford, **HB 684** was advanced to engrossment and third reading.

By unanimous consent, upon request of Senator Morford, **HB 684** was placed upon third reading and final passage.

THIRD READING

HB 684 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Baldwin, Bohannon, Cartwright.—3.

The bill was declared passed.

HB 684 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 341 by Berrong was read and considered.

Senator Berrong asked that Senator Dacus and Representatives Levergood and

Ford be shown as co-authors of **SB 341**, which was the order.

Upon motion of Senator Berrong, **SB 341** was advanced to engrossment.

Upon motion of Senator Berrong, the rules of the Senate were suspended and **SB 341** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 341 was read for the third time at length.

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

Aye: Allen, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Garrison, Grantham, Hamilton, Harris, Kerr, McClendon, McColgin, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Easterly, Garvin, Graves, Payne, Pazoureck.—5.

Excused: Cowden, McSpadden, Trent.—3.

Not Voting: Belvin, Boecher, Ham, Land, Lollar, Morford.—6.

The Bill was declared passed.

SB 341 was referred for engrossment.

GENERAL ORDER

SB 107 by Fine, Cobb and McClendon, was read and considered.

Upon motion of Senator Fine, **SB 107** was advanced to engrossment.

Senators Harris and Cartwright asked that they be shown excused for the remainder of this legislative day, which was the order.

Upon motion of senator Fine, the rules of the Senate were suspended and **SB 107** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 107 was read for the third time at length.

Senator Fine asked that final passage of **SB 107** be deferred for this day.

Senator Shoemake moved that further consideration of **SB 107** be indefinitely postponed.

Senator Hamilton moved to table the Shoemake motion.

By unanimous consent, Senators Shoemake and Hamilton withdrew their motions and Senator Fine asked for roll call on **SB 107**, which was the order.

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

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Hamilton, McClendon, McColgin, Payne, Ritzhaupt, Tipps, Wilson (Greer).—19.

Nay: Allen, Bailey, Collins, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—19.

Excused: Cartwright, Cowden, Harris, McSpadden, Trent.—5.

Not Voting: Stipe.—1.

The Bill was declared failed of passage.

Senator Land asked that he be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 371 by Cobb and Bailey of the Senate and Skeith of the House was considered further.

Upon motion of Senator Cobb, **SB 371** was advanced to engrossment.

Upon motion of Senator Cobb, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton.—1.

Excused: Cartwright, Cowden, Harris, Land, McSpadden, Trent.—6.

Not Voting: Graves, Kerr, Stipe.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton.—1.

Excused: Cartwright, Cowden, Harris, Land, McSpadden, Trent.—6.

Not Voting: Graves, Kerr, Stipe.—3.

The Emergency was declared passed.

SB 371 was referred for engrossment.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

COMMITTEE REPORTS

The following Committee Report on Lobby Permits was submitted, read and declared adopted upon motion of Senator Hamilton, who stated Permit would be issued from the office of the President Pro Tempore:

Mr. President: We, your Committee on Senate and Legislative Affairs to whom was referred the following request for Lobby Permit beg leave to report that we had the same under consideration and herewith return the same with the rec-

ommendation that Lobby Permit be granted to the following named person:

Orval O. Saunders, Oklahoma City, Oklahoma State Fair and Exposition, 10th and May Avenue.

By unanimous consent the following Resolution was reported by the Committee

named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS, as amended:

HJR 513—Game and Fish.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

Eighty-sixth Legislative Day

Wednesday, May 31, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Collins, Cowden, East-erly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Mc-Spadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Boecher, Breeden, Cartwright, Cobb, Colston, Dacus, Ham, Stipe, Trent.—9.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Cowden introduced Frances Reeder of Chandler, Oklahoma, and asked that she be made Honorary Page for this legislative day, which was the order.

Senator Garvin introduced Ken-Sue Shear and Jerry Sanders and asked that they be made Honorary Pages for this legislative day, which was the order.

RESOLUTION

Senator Field introduced **SCR 37**, which, by unanimous consent, was coauthored by Senators Hamilton and Harris, read at length as follows, adopted upon motion of Senator Field and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 37 — By Field, Hamilton and Harris.

A RESOLUTION RELATING TO IN-

TERIM STUDY BY THE STATE LEGISLATIVE COUNCIL ON THE SUBJECT OF STATE LANDS HELD FOR SCHOOL PURPOSES; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE DURING THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; AND REQUIRING A REPORT AND RECOMMENDATIONS NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, the current session of the Oklahoma Legislature has had as one of its most perplexing issues the providing of revenue adequate to meet the expanding needs of public schools and other essential functions of government; and

WHEREAS, by virtue of Section 9 of the Enabling Act passed by Congress and approved on June 16, 1906, the terms of which were accepted in Section 1, Article XI, of the Oklahoma Constitution, Oklahoma was granted for the continuing benefit of its common schools certain lands and money reimbursements in lieu of lands; and

WHEREAS, both the Enabling Act and the Oklahoma Constitution contemplate that such lands would be sold, rented or leased, with the proceeds therefrom constituting a permanent school fund, the principal to remain inviolate and the income to be dedicated to the maintenance of the common schools of this state; and

WHEREAS, Article VII of the Oklahoma Constitution creates a body known as the Commissioners of the Land Office with responsibility for the "sale, rental, disposal, and managing of the school lands

and other public lands of this State, and the funds and proceeds therefrom, under rules and regulations prescribed by the Legislature"; and

WHEREAS, The Oklahoma Constitution, Section 6, Article XI, concerning the investment of the permanent common school fund and other educational funds, directs that the Legislature shall provide the manner of selecting securities, "the rules, regulations, restrictions, and conditions" upon which such funds shall be loaned or invested, "and do all things necessary for the safety of the funds and permanency of the investment"; and

WHEREAS, closely related to the problem of general school finance is the question as to the most efficacious methods and procedures for realization of the full intent of the terms of the Enabling Act and the Oklahoma Constitution as concerns the aforementioned school lands, namely, whether common schools will be maintained and supported most beneficially through sales of all school lands and investment of the proceeds from such sales or whether present policies of the Commissioners of the Land Office should be continued without change; and

WHEREAS, the resolving of this question is a significant area of concern for the Oklahoma Legislature, and, thus, it is incumbent upon this body to undertake a determination of all relevant data necessary to permit a legislative decision most conducive to the support and improvement of the common schools of this state.

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

SECTION 1. The Executive Committee of the State Legislative Council is hereby authorized and directed to create at its first meeting of the 1961-1963 interim a special committee on state school lands, said committee to consist of four (4) mem-

bers of the Senate and five (5) members of the House of Representatives.

SECTION 2. The special committee, whose creation is hereby directed, shall study the practices and procedures in Oklahoma and other states relating to the acquisition, use, management and disposal of public lands held for purposes of benefitting common schools, and shall submit its report and recommendations thereon to the Executive Committee of the State Legislative Council not later than October 1, 1962. Such study shall include, but shall not be limited to, recommendations with respect to the proposed sale of all lands held for common school purposes and the investment of funds realized therefrom.

SECTION 3. For the purposes of conducting the above study, the Executive Committee of the State Legislative Council is authorized, at the request of the special committee, to employ such temporary staff personnel as may be required to accomplish the intent of this directive.

SECTION 4. The Commissioners of the Land Office, officers and employees thereof, and any other agencies, boards, commissions or departments concerned in any way with the acquisition, use, management or disposition of state school lands are hereby directed to cooperate with said special committee in the study herein directed to be made.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 285, 341, 371, 375 and 376, and HBs 609, 636, 642, 801 and 968 each correctly engrossed.

SR 51 correctly enrolled.

Engrossed SBs 285, 341, 371, 375 and 376 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HBs 609, 636, 642, 801 and 968, each as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SR 51** 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:

HB 848—Education—Common.

HB 873—Education—Common.

DO PASS, as amended:

SJR 1—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 27—Constitutional Amendments, Initiative and Referendum and Code Revision.

WITHOUT RECOMMENDATION:

SJR 6—Constitutional Amendments, Initiative and Referendum and Code Revision.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1016—By McCune, Atkinson, Bradley (Tulsa), Forsythe, Hopkins, Howard, Johnston, Levergood, Ruby, Patterson and Stevens.

An Act relating to cities and towns; authorizing the destruction, sale or other disposition of certain papers, documents and records after specified periods of time; providing that said papers, documents and records which pertain to pending litigation shall not be disposed of until such pending litigation is finally terminated; and declaring an emergency.

HB 1020—By Baggett.

An Act relating to State census; repealing 9 O. S. 1951, § 11 and 14; directing the State Board of Agriculture to enumerate all persons in the State of Oklahoma once each ten (10) years; and declaring an emergency.

HB 1026—By Allard and Williams (Murray).

An Act relating to militia; repealing 44

O. S. 1951, § 5, relating to general provisions; and declaring an emergency.

HB 1027—By Clark.

An Act relating to the continuity of government; defining certain terms; providing for temporary disaster locations for the seats of State and local government during periods of disaster emergency; making provisions of Act severable; and declaring an emergency.

HB 1037—By Northcutt and Poynor.

An Act making an appropriation to the Board of Regents for Higher Education; stating the intention of the Legislature that the funds be used for construction and repair of student housing at the University of Oklahoma Biological Station; providing for acceptance and expenditure of Federal funds; making appropriation nonfiscal; and declaring an emergency.

HB 1040—By Converse, Sullivan, Massey, Inman, Thomas, Ford, Abbott and Goodfellow of the House and Belvin of the Senate.

An Act relating to watershed improvement districts; amending Section 10 (1), Chapter 20a, Title 2, Oklahoma Session Laws 1959, page 14, (82 O. S. Supp. 1959, § 1160 (1)), providing that the number of members of a board of directors may be fixed by the council of such district between five (5) and fifteen (15); and declaring an emergency.

HB 1045—By Taliaferro and Redman.

An Act relating to courts; amending 11 O. S. 1951, § 831 and 11 O. S. 1951, § 837, as amended by Section 1, Chapter 18, Title 11, page 42, Oklahoma Session Laws 1953 and by Section 1, Chapter 18d, Title 11, page 57, Oklahoma Session Laws 1957; providing for the creation of city courts in certain counties; providing for salaries, allowances and duties of the judge, clerk and marshal of city courts in certain counties and specifying the source and manner of payment thereof; imposing additional duties on judges of such courts in certain counties, providing additional compensation for performance of

such additional duties; fixing termination date for such additional duties and compensation; permitting judges in certain counties to engage in the private practice of law under specified conditions; setting fees of jurors and making certain requirements with regard thereto: repealing Chapter 18c, Title 11, page 56, Oklahoma Session Laws 1957 (11 O. S. Supp. 1959, § § 859-863, inclusive); continuing application of existing laws except as changed or modified by this Act and expressing legislative intent with regard thereto; making provisions of this Act severable; and declaring an emergency.

HB 1047—By Tate, McCue, Bullard, Cox and Goodfellow.

An Act relating to water rights; amending 82 O. S. 1951, § § 32, 56, 1002, 1005, 1006 and 1013; repealing § 51, 82 O. S. 1951; extending the time in which an applicant for the use of water shall be required to complete works for beneficial use of such water; providing for extension of time to complete works for beneficial use of water on adjudicated streams; making the provisions of this Act severable and declaring an emergency.

HB 1049—By Hesser of the House and Kerr of the Senate.

An Act relating to charitable, educational and benevolent corporations; amending 18 O. S. 1951, § 550 by authorizing college and university fraternities and sororities to borrow money and incur indebtedness for certain purposes at a rate of interest not exceeding six and one-half percent (6 ½%) per annum; and declaring an emergency.

HB 1052—By Bradley (Tulsa), Bullard, Camp, Levergood, McCune, Larson, Nichols (Dewey), Sullivan, Ruby, Etling, Johnston, Willis (Jackson) and Forsythe.

An Act relating to motor vehicles; providing for proportional registration and licensing of certain motor vehicles engaged in interstate commerce; authorizing the Oklahoma Tax Commission to enter into

prorating compacts and agreements with other states; providing for the prorating of such registration and license fees; providing a formula for such prorating; authorizing basing point agreements; providing for vehicle interchange; making the provisions of this Act severable; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 199**, co-authored by Spraker.

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 769, 770 and 990**, and **HJR 511**.

The above numbered Enrolled Bills and/or Resolution 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 554**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SBs 42, 45, 53, 89 and 96**, and referring said Bills to the General Conference Committee on Appropriations.

FIRST READING

The following Bills were introduced and read the first time:

SB 356—By Pitcher and McSpadden.

An Act relating to limitation of actions; exempting from the operation of the Statute of Limitations all lands exempt from taxation which have been sold for taxes;

amending 12 O. S. 1951 § 93; and declaring an emergency.

SB 387—By Easterly.

An Act relating to county free fairs; specifying lands upon which buildings for such fairs may be constructed; repealing conflicting laws; and declaring an emergency.

SB 388—By Ritzhaupt.

An Act relating to agriculture; defining terms; providing for registering and regulation of the preservative treatment of timber and timber products; requiring certain certificates from persons preservatively treating wood; making a violation a misdemeanor and prescribing penalties; delegating regulatory and investigative powers to the Board of Agriculture; providing for enforcement by civil action; providing for liberal interpretation of Act and for severability; and declaring an emergency.

SB 389—By Bohannon.

An Act relating to crimes; making it a misdemeanor for gas or electric public service corporations to sell articles not of their own production or handled in their regular course of business of supplying gas or electricity; fixing penalties; and declaring an emergency.

SJR 31—By Bohannon of the Senate and Odom (McIntosh) of the House.

A Joint Resolution waiving immunity of the State of Oklahoma and authorizing A. J. Rigeny to bring suit against the Oklahoma State Highway Commission; and declaring an emergency.

SECOND READING

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

SB 384—Business and Industry.

SB 385—State and Federal Government.

HB 937—County Government.

HB 938—County Government.

HB 939—Judiciary.

HB 980—State and Federal Government.

HB 1012—State and Federal Government.

HB 1014—Judiciary.

HB 1042—County Government.

HB 1050—Judiciary.

HB 1054—Municipal Government.

HB 1058—State and Federal Government.

HB 828—Privileges and Elections.

GENERAL ORDER

HB 699 by Clark, et al, of the House and Rogers of the Senate was read and considered.

Upon motion of Senator Morford, **HB 699** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **HB 699** was placed upon third reading and final passage.

THIRD READING

HB 699 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Berrong, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—31.

Excused: Boecher, Breeden, Cartwright, Cobb, Colston, Dacus, Ham, Stipe, Trent.—9.

Not Voting: Allen, Bohannon, Collins, McClendon.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Excused: Boecher, Breeden, Cartwright, Cobb, Colston, Dacus, Ham, Stipe, Trent.—9.

Not Voting: Bohannon, Collins, McClendon.—3.

The emergency was declared passed.

HB 699 was properly signed and ordered returned to Honorable House.

Senators Boecher and Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 976 by McCune, et al, was read and considered.

By unanimous consent, Senator Land was added as the Senate author of **HB 976**.

Upon motion of Senator Land **HB 976** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 976** was advanced to engrossment.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton.—1.

Excused: Breeden, Cartwright, Cobb, Colston, Ham, Stipe, Trent.—7.

Not Voting: Bohannon, Collins.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Cowden, Dacus, Easter-

ly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton.—1.

Excused: Breeden, Cartwright, Cobb, Colston, Ham, Stipe, Trent.—7.

Not Voting: Bohannon, Collins.—2.

The emergency was declared passed.

HB 976 was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Fine moved that the vote be reconsidered by which **SB 107** failed of passage.

GENERAL ORDER

SB 355 by Belvin was read and considered.

Upon motion of Senator Belvin, **SB 355** was advanced to engrossment.

By unanimous consent, upon request of Senator Belvin, **SB 355** was considered engrossed and placed upon third reading and final passage.

Senator Cowden presiding.

Senator Stipe asked to be shown present, which was the order.

Senator Allen asked unanimous consent, which was granted, that the vote be reconsidered by which **SB 355** was advanced to engrossment.

GENERAL ORDER

SB 355 was considered further.

Senator Allen moved to amend **SB 355**, line 3, page 1, by deleting the word and figure "three (3)" and substitute therefor the word and figure "five (5)" and on line 3, page 1, after the word "taxable" and before the word "real" insert the words "personal and", which amendment was declared adopted.

Senator Land moved to amend **SB 355**,

line 1½, page 3, by adding a new Section 6 to read as follows: "SECTION 6. This act shall apply only to counties with a population of less than 245,000, according to the last preceding federal decennial census" and renumbering the succeeding section and amending the Title to conform thereto, which amendment was tabled upon motion of Senator Allen.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Upon motion of Senator Belvin, **SB 355**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Belvin, **SB 355**, as amended, 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, Belvin, Bohannon, Dacus, Field, Garrison, Hamilton, Kerr, Lollar, McClendon, Morford, Rogers, Wilson (Beckham).—14.

Nay: Bailey, Boecher, Cowden, Fine, Garvin, Grantham, Graves, Harris, Land, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—20.

Excused: Berrong, Breeden, Cartwright, Cobb, Colston, Ham, Trent.—7.

Not Voting: Collins, Easterly, Pitcher.—3.

The bill was declared failed of passage. Senator Harris presiding.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 316 by Collins was read and considered.

Senator Stevenson moved to amend **SB 316**, line 4, page 8, by adding after the

word "law." the following language: "The money to support said institutions shall come from the general revenue fund." which amendment was tabled upon motion of President Pro Tempore Collins, upon a roll call as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Collins, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—27.

Nay: Allen, Belvin, Bohannon, Cowden, Fine, Graves, Hamilton, Kerr, Shoemake, Stevenson.—10.

Excused: Breeden, Cartwright, Cobb, Colston, Ham, Trent.—6.

Not Voting: Morford.—1.

President Pro Tempore Collins moved that **SB 316** be advanced to engrossment.

Senator Shoemake, as a substitute, moved that further consideration of **SB 316** be indefinitely postponed, which motion was tabled upon motion of Senator Baldwin.

The vote occurring upon the Collins' motion it was declared adopted.

By unanimous consent, upon request of President Pro Tempore Collins, **SB 316** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 316 was read for the third time at length.

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

Aye: Bailey, Baldwin, Berrong, Boecher, Collins, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—27.

Nay: Allen, Belvin, Bohannon, Cowden, Fine, Graves, Hamilton, Kerr, Shoemake, Stevenson, Stipe.—11.

Excused: Breeden, Cartwright, Cobb, Colston, Ham, Trent.—6.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Collins, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Cowden, Fine, Graves, Hamilton, Shoemaker, Stevenson, Stipe.—8.

Excused: Breeden, Cartwright, Cobb, Colston, Ham, Trent.—6.

The emergency was declared passed.

SB 316 was referred for engrossment.

GENERAL ORDER

Senator Baldwin asked unanimous consent, which was granted, that **SB 308** be stricken from the Calendar.

President Pro Tempore Collins asked unanimous consent, which was granted, that **SB 317** be stricken from the Calendar.

Senator Tipps asked unanimous consent, which was granted, that **SB 303** be withdrawn from the Calendar and referred to Committee on Roads and Highways.

Senator Field announced matters were on the President's desk for the consideration of the Senate in executive session and, upon his motion, the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session, with Senator Harris presiding.

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.

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:

SJR 2—Constitutional Amendments, Initiative and Referendum and Code Revision.

SJR 30—Constitutional Amendments, Initiative and Referendum and Code Revision.

SB 180—Appropriations and Budget—co-authored by Allen.

SB 181—Appropriations and Budget—co-authored by Allen.

SB 249—Appropriations and Budget.

HB 845—Education, Common.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 559—By Sparks, Hesser, McCue, Ruby and Poynor of the House and Collins of the Senate.

An Act making veterinary medicine.

HB 880—By Keyes, Baggett, Skaggs, Taggart, Blankenship, Sparkman, Sparks and Poynor.

An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the Legislature that such appropriation be allocated to the University of Oklahoma Medical Center for purchase of real property for expansion of present facilities; providing for acceptance and expenditure of Federal funds that may be available; making appropriation nonfiscal; and declaring an emergency.

HB 881—By Keyes, Baggett, Skaggs, Taggart, Blankenship, Poynor, Sparks and Sparkman.

An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the Legislature that such appropriations be allocated to the University of Oklahoma Medical Center for survey and bond financing costs and construction of physical facilities and purchase of equipment; providing for ac-

ceptance and expenditure of Federal funds that may be available; making appropriations nonfiscal; and declaring an emergency.

HB 911—By Baggett.

An Act relating to corporate reorganizations; amending Title 18, O. S. Statutes 1951 by adding a new Section 1.170a pertaining to reorganization of corporations; providing for adoption of a resolution by the directors; requiring approval of such resolution by the shareholders; authorizing methods of accomplishing reorganization by merger or consolidation, acquisition of stock for stock, acquisition of properties for stock, or transfer of assets for stock and securities; and declaring an emergency.

HB 979—By Larason and Lauer.

An Act relating to agriculture; amending the Oklahoma Agricultural Code; creating the Oklahoma Livestock Auction Market State Committee; providing for issuance of licenses; requiring notice and hearing on applications for license; fixing fees; repealing Section 3, Article 9 (D), Chapter A, Title 2, Oklahoma Session Laws 1955, page 92, (2 O. S. Supp. 1959 § 9-133); adding new Sections and renumbering certain sections in Article 9 (D) of the Oklahoma Agricultural Code; and declaring an emergency.

HB 1032—By Odom (Wagoner).

An Act relating to appropriations to the office of Secretary of State; creating a revolving fund of Secretary of State; authorizing deposits of fees and monies received for reproduced copies of records; authorizing disbursement of funds for purposes set forth in Act; prescribing procedure; providing for deposit of unexpended

balance in General Fund; 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 En-grossed **SJR 28**—coauthored by Jones and Settles.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM ACTING GOVERNOR

Advising approval by him, May 31, 1961, of Enrolled **SJR 29** entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 29—By Cartwright and Breeden of the Senate and Howze, Eidson, and Nichols (Seminole) of the House.

A JOINT RESOLUTION RELATING TO CERTAIN LANDS UNDER THE JURISDICTION AND CONTROL OF THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION; AUTHORIZING AND EMPOWERING SAID COMMISSION AND THE OKLAHOMA PLANNING AND RESOURCES BOARD TO NEGOTIATE AND TO ENTER INTO CERTAIN CONTRACTUAL AGREEMENTS FOR THE DEVELOPMENT OF RECREATIONAL FACILITIES IN THE AREA OF SPORTSMAN'S LAKE IN SEMINOLE COUNTY; EXPRESSING LEGISLATIVE INTENT WITH REGARD TO FUNDS NECESSARY FOR THE DEVELOPMENT AND MAINTENANCE OF SAID RECREATIONAL AREA; AND DECLARING AN EMERGENCY.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

ed balance in General Fund; and declar-
ing an emergency.
The above numbered HBs and/or HRs
read for the first

MR. SPEAKER'S HOUSE

of and retaining ex-
cess of \$250,000
numbered Bills and/or Resolutions

were referred for enrollment.

MESSAGES FROM ACTING GOVERNOR

May 31, 1961
of

ENROLLED SENATE JOINT RESOLU-

TION NO. 24—By Carwright and Green
and of
House

A JOINT RESOLUTION RELATING TO
CERTAIN LANDS UNDER THE JURIS-
DICTION OF THE OKLA-
HOMA STATE CONSERVATION
COMMISSION; AUTHORIZING AND EM-
POWERING SAID
THE OKLAHOMA PLANNING AND RE-
SOURCE BOARD TO NEGOTIATE AND
TO ENTER INTO CERTAIN CONTRACTS
AND AGREEMENTS FOR THE DEVEL-
OPMENT OF RECREATIONAL FACIL-
ITIES IN THE AREA OF
LAKE IN SEMINOLE
PRESERVING LEGISLATIVE INTENT WITH
REGARD TO FUNDS NECESSARY FOR
THE DEVELOPMENT AND MAINTENANCE
OF SAID RECREATIONAL
AREA AND DECLARING AN EMER-
GENCY.

As provided under the field motion, the
Senate was adjourned to meet at
10:30 a.m. tomorrow.

and expenditure of Federal
funds that may be available making
provisions nonfiscal; and
emergency.

HB 211—By Baggett.

An Act relating to corporate taxation;
Title 18, O.S.
1951 by adding a new Section 18-1-1
relating to reorganization of corporations;
providing for the reorganization of
the directors; requiring approval of such
reorganization by shareholders; authorizing
methods of accomplishing reorganization
by
stock for the acquisition of properties
for stock of assets for stock
and nonfiscal; declaring an emergency.

HB 212—By Larson and Lauer.

An Act relating to agriculture, amending
the Oklahoma
Committee; providing for issuance
of licenses and hearing
provisions for license fees;
Article 1 (D), Chap-
ter 2, Oklahoma Session Laws
1959 (S. 2, Supp. 1959 & 1961),
relating new
Article 1 (D) of the Ok-
lahoma Agricultural Code; and
emergency.

HB 213—By (Wagoner).

An Act relating to appropriations to the
Office of Secretary of State; creating a
fund of Secretary of State; au-
thorizing deposit of fees and monies re-
ceived for reproduced copies of records;
relating disbursement of funds for pur-
chasing and printing in Act; prescribing pro-
cedure for deposit of unexpended

Eighty-seventh Legislative Day

Thursday, June 1, 1961

Pursuant to adjournment, the Senate met at 10:30 a.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Belvin, Boecher, Bohannon, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McCoigin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—29.

Excused: Allen, Bailey, Baldwin, Berong, Breeden, Cartwright, Cobb, Colston, Garrison, Ham, Lollar, McSpadden, Pitcher, Rogers, Trent.—15.

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) introduced Debbie Autry, the small daughter of his Secretary, Louise Autrey, and asked that Debbie be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 316 and **SCR 37** each correctly engrossed.

SB 199 and **SJR 28** each correctly enrolled.

Engrossed **SB 316** and **SCR 37** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SB 199** and **SJR 28** were, after fourth reading, properly signed and order-

ed transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 806—By Briscoe, Karnes, Reneau, Lauer, Green, Moad, Privett, Fowler, McChristian, Morgan, Patterson, Shipley, Strickland and Sullivan of the House and McSpadden of the Senate.

An Act relating to cemeteries; authorizing and empowering the Board of County Commissioners to utilize personnel under their jurisdiction and county-owned tools, machinery, equipment and materials for the purpose of maintaining and improving certain cemeteries; authorizing and empowering said Board of County Commissioners to accept and use monies and other items of value from private and governmental sources for the purpose of maintaining and improving said cemeteries in carrying out the intent and purposes of this Act; repealing conflicting laws; making the provisions of this Act severable; and declaring an emergency.

HB 850—By Elections and Privileges Committee of the House and Privileges and Elections Committee of the Senate.

An Act relating to elections; amending 26 O. S. 1951, § 233, as amended; specifying time in which candidate may withdraw and manner of selecting substitute therefor; and declaring an emergency.

HB 948—By Skaggs.

An Act relating to counties; amending Section 4, Chapter 6a, Title 19, Oklahoma Session Laws 1959, page 96, (19 O. S. Supp.

1959, § 180.61); placing County Superintendent of Schools in counties of more than three hundred thousand (300,000) population in groups "A"; and declaring an emergency.

HB 993—By Bradley (Jefferson) and Willis (Jackson).

An Act relating to the practice of medicine; amending 59 O. S. 1951, § 498, as amended, concerning authority of the State Board of Medical Examiners to accept applicants for a license to practice in Oklahoma without examination when such applicants hold a license from another state; providing for certain fees; authorizing denial of such license, when in the discretion of such board, the applicant has been guilty of immoral conduct as to make such applicant an unfit person to engage in the practice of medicine or surgery; and declaring an emergency.

HB 1048—By Cox, Williams (Murray), Van Hooser and Hurst of the House and Wilson (Greer), Graves and Ritzhaupt of the Senate.

An Act making an appropriation to the State Board of Public Affairs; stating the purpose; authorizing the State Board of Public Affairs to enter into agreements with other governmental agencies; making the appropriation nonfiscal; making the provisions of this Act severable; and declaring an emergency.

HB 1053—By Sparkman, Sullivan, Forsythe, Ford, Larason and Odom (Wagoner).

An Act making an appropriation from the Public Building Fund in the State Treasury for the remodeling of the office of the State Auditor; purchase of equipment; providing that said appropriation shall be nonfiscal; and declaring an emergency.

HB 1060—By Briscoe of the House and McSpadden of the Senate.

An Act making an appropriation to the Will Rogers Memorial Commission; stating the purpose; providing that said ap-

propriation shall be nonfiscal; making the provisions of this Act severable; and declaring an emergency.

HB 1084—By Williams (Murray) of the House and Cobb of the Senate.

An Act relating to minnows; amending 29 O. S. 1951, § 406 and Section 2, Chapter 8, Title 29, page 131, Oklahoma Session Laws 1959 (29 O. S. Supp. 1959, § 822); authorizing certain persons, firms and corporations to transport and export minnows obtained from private hatcheries; exempting such persons, firms and corporations from licensing requirements; requiring such persons to have in their possession a bona fide bill of sale from the private hatchery where minnows were obtained; authorizing and directing the Department of Wildlife Conservation to prescribe the form of said bill of sale; requiring such persons to produce said bill of sale upon request of law enforcement officers; and declaring an emergency.

HB 1104—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate.

An Act making appropriations from designated State funds to pay warrants cancelled by Statute; making said appropriations nonfiscal; providing that provisions of this Act shall be severable; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

HB 1105—By Willis (Jackson), McCue and Fowler.

An Act relating to highway safety; amending 47 O. S. 1951, § 121.9, subsection (b); prohibiting persons to operate or ride as a passenger on motor scooters or motor bicycles unless such persons are wearing crash helmets as herein required; providing minimum specifications for said crash helmets; requiring persons operating a motor scooter or motor bicycle to ride only upon the permanent and regular seat attached thereto; prohibiting such operator from carrying any other person on said motor scooter or motor

bicycle, except under certain conditions; prohibiting any person, other than such operator, to ride on said motor scooter or motor bicycle, except under certain conditions; providing that in no event shall such operator carry more than one (1) passenger; providing penalties; directing the Commissioner of Public Safety to suspend operator's license for violations hereof; and declaring an emergency.

HB 1109—By Shipley.

An Act relating to schools; requiring the Clerk of School Boards for independent and dependent school districts to make and file with the County Superintendent of Schools copies of the minutes of all meetings of such board; and declaring an emergency.

HB 1110—By Hurst and Shipley.

An Act relating to schools; amending 70 O. S. 1951, § 18-4, subdivision 1, paragraph p, authorizing appropriation for minimum program in State Reformatory including special education; and declaring an emergency.

HB 1121—By Redman.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 121.3, as amended by Section 1, Chapter 4h, Title 47, Oklahoma Session Laws 1953, by Section 1, Chapter 4c, Title 47, Oklahoma Session Laws 1955, and by Section 1, Chapter 4d, Title 47, Oklahoma Session Laws 1955; establishing maximum speed limits for combinations of vehicles consisting of passenger motor vehicles and loaded or unloaded two-wheeled boat semitrailers; and declaring an emergency.

HB 1135—By Massey.

An Act relating to school district annexation and consolidation; amending 70 O. S. 1951, § 7-1, as amended, adding a provision requiring approval of seventy-five percent (75%) of school district electors in an area to be annexed to a school district in another county when such annexed area comprises fifty percent (50%)

by area or valuation of an existing school district; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR**s 16 and 17.

The above numbered Resolutions were 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 368—Insurance.

SB 369—Insurance.

SB 370—Insurance.

HB 758—Insurance.

FIRST READING

The following Bills were introduced and read the first time:

SB 390—By Stipe.

An Act relating to insurance; amending Insurance Code of Oklahoma, Article 14, Title 36, Oklahoma Session Laws 1957, page 275 (36 O. S. Supp. 1959, § 1401 et seq); authorizing licensing of nonresident life and accident and health insurance agents under reciprocal agreements executed by State Insurance Board with authorities of other states; providing certain conditions for such agreement; designation of codification number of Act; and declaring an emergency.

SB 391—By Berrong.

An Act relating to service of summons or notice of suit in actions against non-residents; amending Subsection (b), Section 394, Chapter 11, Title 47, Oklahoma Statutes 1951, as amended; by allowing fifteen (15) days for notification of filing of suit or summons; and declaring an emergency.

SB 392—By Garrison of the Senate and Doornbos of the House.

An Act relating to certain limited access facilities; amending 69 O. S. 1951, § 11.2, as amended by Section 1, Chapter 1b, Title 69, page 350, Oklahoma Session Laws 1953, by changing the population figures regarding application of certain laws; and declaring an emergency.

SECOND READING

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

SB 386—Revenue and Taxation.

SB 387—Agriculture.

Senator Easterly asked unanimous consent, which was granted, that **SB 387** be printed and placed upon the Calendar without reference to a committee.

SB 388—Agriculture.

SB 389—Insurance.

SJR 31—Judiciary.

HB 1016—Municipal Government.

HB 1020—Agriculture.

HB 1023—Appropriations and Budget.

HB 1027—State and Federal Government.

HB 1037—Education—Higher.

HB 1040—Agriculture.

HB 1045—Judiciary.

HB 1047—Agriculture.

HB 1049—Education—Higher.

HB 1052—Revenue and Taxation.

HB 559—Appropriations and Budget.

HB 880—Education—Higher.

HB 881—Education—Higher.

HB 911—Judiciary.

HB 979—Agriculture.

HB 1032—Appropriations and Budget.

Senators Bohannon and Payne asked to be shown excused until such time at they can return to the Chamber, which was the order.

GENERAL ORDER

HB 667 by Burkett was read and considered.

Upon motion of Senator Morford, **HB 667** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **HB 667** was 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: Belvin, Boecher, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, McColgin, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—24.

Excused: Allen, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright Cobb, Colston, Garrison, Ham, Lollar, McSpadden, Payne, Pitcher, Rogers, Trent.—17.

Not Voting: Collins, Land, McClendon.—3.

The bill was declared passed.

Senator Morford asked unanimous consent, which was granted, that the Emergency Section of **HB 667** be stricken and the Title amended to conform thereto.

HB 667, as amended, was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 344 by Shoemake was read and considered.

Senator Shoemake moved to amend **SB 344**, line 7, page 2, by striking the word "mandatory" and inserting the word "may" which amendment was declared adopted.

Upon request of Senator Shoemake, further consideration of **SB 344** was deferred for this legislative day.

Senators Allen and Rogers asked to be shown present, which was the order.

GENERAL ORDER

HB 793 by McChristian, et al, was read and considered.

Upon motion of Senator Stipe, **HB 793** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **HB 793** was placed upon third reading and final passage.

THIRD READING

HB 793 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Kerr, Land, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—26.

Excused: Bailey, Baldwin, Bohannon, Breeden, Cartwright, Cobb, Colston, Garrison, Ham, Lollar, McSpadden, Payne, Pitcher, Trent.—14.

Not Voting: Collins, Harris, McClendon, Morford.—4.

The bill was declared passed.

Senator Stipe asked unanimous consent, which was granted, that the Emergency Section of **HB 793** be stricken and the Title amended to conform thereto.

HB 793, as amended, was referred for engrossment.

Senators Baldwin, Garrison, Lollar and Pitcher asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Stevenson moved that the vote be reconsidered by which **SB 316** passed.

President Pro Tempore Collins advised that **SB 316** had been transmitted to the Honorable House.

As provided under Rule 12-a, Senator Hamilton moved to reconsider the vote by which **SB 355** failed of passage.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 110 by Wilson (Beckham) was read and considered.

Senators Grantham and Garvin asked to be made co-authors of **SB 110**, which was the order.

Upon motion of Senator Wilson (Beckham), **SB 110** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **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, Belvin, Boecher, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham).—27.

Excused: Bailey, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Ham, McSpadden, Payne, Trent.—11.

Not Voting: Kerr, McColgin, Pitcher, Rogers, Stipe, Wilson (Greer).—6.

The bill was declared passed.

Senator Wilson (Beckham) asked unanimous consent, which was granted that the Emergency Section of **SB 110** be stricken and the Title amended to conform thereto.

SB 110, as amended, was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

President Nigh presiding.

GENERAL ORDER

HB 513 by Levergood and McCune was read and considered.

Upon motion of Senator Romang, **HB 513** was advanced to engrossment.

By unanimous consent, upon request of Senator Romang, **HB 513** was placed upon third reading and final passage.

THIRD READING

HB 513 was read for the third time at length.

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

Aye: Baldwin, Belvin, Berrong, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham).—21.

Nay: Boecher, Collins, Fine, Hamilton, McClendon, Shoemaker, Stevenson, Stipe.—8.

Excused: Bailey, Bohannon, Breeden, Cartwright, Cobb, Colston, Ham, McSpadden, Payne, Trent.—10.

Not Voting: Allen, Kerr, McColgin, Morford, Wilson (Greer).—5.

The bill was declared failed of passage.

Senators Bohannon and Payne asked to be shown present, which was the order.

THIRD READING

Upon request of Senator McClendon, consideration of **HB 588** was deferred until some future legislative day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 57** and **7**, each as amended.

HAs to SB 57 read as follows, rejected upon motion of Senator McClendon and Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 57, by striking the TITLE

and inserting in lieu thereof the following:

“AN ACT MAKING THE SALARY ADMINISTRATION BOARD. (Amended for Conference)”

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 19, by striking the figures “\$25,000.00”, in both columns and inserting in lieu thereof the figures “\$1,000.00”

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 22, by striking, after the “comma”, the following language: “which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O. S. L. 1959,”

HAs to SB 7 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 7, by adding the following Co-authors: PATTERSON, LANCE, GREEN, LARASON, RICHARDSON, LAUER, HOWE, PRIVETT and BRISCOE of the House”

AMENDMENT NO. 2. Amend Page 4, SECTION 2, Subsection D, Line 11, by striking the word “not” after the word “shall” and before the word “relieve”

AMENDMENT NO. 3. Amend Page 4, SECTION 2. Subsection D, Line 12, by striking the words “to which he may be subject” and inserting in lieu thereof the following language: “for damages to any person for injury to persons or property resulting from the applicator’s pesticide application or drift to plants, animals, or property, or from failure of the applicator to comply with the rules and regulations of the Board governing the use of custom application.”

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 609, 636** and **642**, requesting Conference, referring Bills to General Conference Committee on Appropriations.

Upon motion of Senator McClendon, the

request of the Honorable House for Conferences on **HBs 609, 636 and 642** was ordered granted.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **HBs 684, 699 and 976**.

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 transmitting for signature Enrolled **HCR 552**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 199 and SJR 28**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MOTION TO RECONSIDER VOTE

Senator Graves asked unanimous consent, which was granted, that the time be extended to Monday, June 5, 1961, for consideration of his motion to reconsider the vote by which **HB 582** failed of passage.

As provided under Rule 12a, Senator Romang moved to reconsider the vote by which **HB 513** failed of passage.

GENERAL ORDER

SB 347 by Stevenson was read and considered.

Senators Fine and Belvin asked to be made co-authors of **SB 347**, which was the order.

Senator Romang moved to amend **SB 347**, by striking all of lines 3 to 10, inclusive, page 2, except the words "every lease" on line 10, page 2.

Senator Harris asked to be shown ex-

cused for the remainder of this legislative day, which was the order.

Senator Hamilton moved to table the Romang amendment, which motion failed of adoption.

The vote occurring on the Romang amendment, it was declared adopted upon a roll call as follows:

Aye: Allen, Berrong, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Graves, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Nay: Baldwin, Belvin, Boecher, Field, Fine, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Stipe, Tipps.—13.

Excused: Bailey, Breeden, Cartwright, Cobb, Colston, Ham, Harris, McSpadden, Trent.—9.

Not Voting: Bohannon, Collins.—2.

Senator Stevenson moved to reconsider the vote by which the Romang amendment was adopted and that further consideration of **SB 347** be deferred for this legislative day.

Senator Baldwin raised a point of order against that part of the Stevenson motion relating to reconsideration of the vote by which the Romang amendment was adopted, which was sustained, stating that motion should be disposed of today.

Senator Fine asked unanimous consent, to which Senator Cowden objected, that further consideration of **SB 347** be deferred to some future legislative day.

Senator Cowden, as a substitute, moved that **SB 347** be stricken from the Calendar, which motion by unanimous consent he withdrew.

Senator Hamilton questioned the Baldwin point of order, which was sustained against the Stevenson motion to reconsider the vote on another day by which the Romang amendment was adopted, citing that part of Rule 12a which provides such motion can be made at any time before advancement of **SB 347**, following

which the President agreed with such interpretation of the Senate Rule.

The vote occurring on the Stevenson motion, it was declared adopted.

President Pro Tempore Collins presiding.

Senator Stipe presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 144 correctly engrossed.

Engrossed **SB 144** was properly signed and ordered transmitted to the Honorable House for consideration.

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

RESOLUTION

By unanimous consent, Senator Ritzhaupt introduced the following **SCR**, which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 38—By Ritzhaupt of the Senate and Fogarty of the House.

A CONCURRENT RESOLUTION EXTENDING THE DEEPEST HEARTFELT CONDOLENCE AND ENCOURAGEMENT OF THE MEMBERS OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE TO THE BELOVED RELATIVES AND MANY FRIENDS OF T. H. HARMAN, PRESIDENT AND OWNER OF THE CO-OPERATIVE PUBLISHING CO., GUTHRIE, OKLAHOMA; AND THAT AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO THE MEMBERS OF THE FAMILY AS LISTED HEREIN.

WHEREAS, the State Senate and the House of Representatives of the State of Oklahoma desire to pay tribute, homage, and respect to the pioneer, faithful and true citizens of the state; and

WHEREAS, T. H. (Ted) Harman, the beloved and loving husband, father and friend died on April 22, 1961, exactly seventy-two (72) years since his father

and mother brought him from Kansas to homestead in Logan County near Cashion, Oklahoma. He was born September 17, 1879; and

WHEREAS, he and others formed the Co-Operative Publishing Company in the year 1912. In 1922, he became the sole owner of the business and he and his wife, Pearl M. Harman, and his daughters continued to operate until his death; and

WHEREAS, he was well known in the business world of Oklahoma and personally known to as many people in our great State as any man; during the years passed, his company has completed many printing and bookbinding contracts for the State of Oklahoma, namely:

Publishing the Session Laws for 1913, 1917, 1933 and 1939, and continually each session since 1939 through 1961, the present session of the Legislature, and extraordinary sessions of 1944 and 1949.

Printing the ballots for our state elections for the past thirty years, including primary, general and special elections; and

WHEREAS, T. H. Harman had been an active civic worker; he was Mayor of Guthrie during the years 1941 and 1942; served on the Guthrie City Council a number of years and was a member of the Rotary Club; and

WHEREAS, he was a 32nd Degree Mason, a member of Albert Pike Lodge No. 162 A. F. and A. M. and India Shrine Temple, Oklahoma City, and the I. O. O. F. Lodge of Guthrie; he was a member of the First Methodist Church; and

WHEREAS, he enjoyed hunting wild game in Old Mexico and fishing in the many lakes of Oklahoma, anywhere someone reported the fish biting; he was on his way with rod and reel; and

WHEREAS, T. H. Harman enjoyed a full and active life as a business man, sportsman, friend and neighbor, his memory will long live in the hearts of the citizens of Guthrie, Logan County and

throughout the State of Oklahoma;

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

SECTION 1. That the members of the State Legislature here duly assembled extend to his beloved wife, Pearl M. Harman; daughters, Mrs. Bonnie Thompson of Oklahoma City and Mrs. Louann Ellis, Guthrie, Oklahoma, his co-workers in the Co-Operative Publishing Company and his many close and personal friends, sincere heartfelt condolence and encouragement.

SECTION 2. That this resolution be spread upon the pages of the permanent Journals of the Senate and the House of Representatives as a memorial to his Christian principles, his public and private services, to his integrity, to his loyal and devoted family life and to those other wholesome qualities of a great life nobly lived.

SECTION 3. That authenticated copies of this resolution be forwarded to each member of the family and the Co-Operative Publishing Company.

MOTIONS TO RECONSIDER VOTES

Senator Payne asked unanimous consent, which was granted, that the time be extended to the next legislative day for consideration of the Stipe motion to reconsider the vote by which **SB 241** was passed.

As provided under Rule 12a, Senator Shoemaker moved to reconsider the vote by which **SB 316** was passed.

The Presiding Officer advised that Engrossed **SB 316** had been transmitted to the Honorable House.

Senator Pazoureck moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, June 5, 1961, as provided under the Rules, which motion prevailed.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 801** and requesting Conference.

Upon motion of Senator Field, the request of the Honorable House for a Conference on Engrossed **HB 801** was ordered granted.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 83** was read and consideration deferred:

TO THE HONORABLE PRESIDENT
OF THE SENATE AND THE
SPEAKER OF THE HOUSE
OF REPRESENTATIVES:

We, your General Conference Committee, to whom was referred Engrossed Senate Bill No. 83, and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO COSMETOLOGY; ELIMINATING ANY REQUIREMENT OF A LUETIC OR BLOOD TEST IN CONNECTION WITH A RENEWAL OF LICENSE; AMENDING 59 O. S. 1951 § 199.7, SUBSECTION (J); 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 for Engrossed Senate Bill No. 83, attached hereto, be adopted.

Respectfully submitted,

For the Senate:	For the House:
Wilson,	Bradley,
(Beckham)	(Jefferson)
Ritzhaupt	Richardson
Easterly	Lauer

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 83 — By Wilson (Beckham) of the Senate and Bradley (Jefferson, Clark, Forsythe, Bynum, Karnes, Shipley, Skeith, Vandiver and Willis (Jackson) of the House.

AN ACT RELATING TO COSMETOLOGY; INCREASING NUMBER OF DAYS

FOR AUTHORIZED PER DIEM OF BOARD MEMBER FROM THIRTY-FIVE (35) TO FORTY (40) PER YEAR; FIXING SALARY OF THE EXECUTIVE SECRETARY; ELIMINATING ANY REQUIREMENT OF A LUETIC OR BLOOD TEST IN CONNECTION WITH A RENEWAL LICENSE; AMENDING 59 O. S. 1951, § 199.2, § 199.4 and § 199.7 (J), AS AMENDED; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 59 O. S. 1951, § 199.2, as amended by Section 1, Chapter 6, Title 59, Oklahoma Session Laws 1957, Page 464, is hereby amended to read as follows:

§ 199.2. There is hereby created a State Board of Cosmetology which shall be composed of eight (8) members to be appointed by the Governor, one (1) member of which shall be appointed from each Congressional District of the State. The members of said Board shall be citizens of this State, at least twenty-five (25) years of age, shall be high school graduates, and shall have had at least five (5) years' continuous practical experience in the practice of cosmetology in the State of Oklahoma. No member of said board shall be a member of, or affiliated with, or have any financial interest in any school of cosmetology while in office, nor shall any two (2) members of said board be graduates of the same beauty school, nor shall they be organizers of, or promote the organization of, any cosmetic, beauty or hairdressers association; and each member of the board must be actively engaged in the profession of cosmetology while serving upon the board; in the event any such member retires or ceases to practice his or her profession during his or her term of membership on the board, such terms shall automatically cease.

Upon the effective date of this Act, the Governor shall appoint two (2) members

of said board for a term of one (1) year, two (2) members for a term of two (2) years, and two (2) members for a term of three (3) years, and two (2) members for a term of four (4) years, and thereafter each member shall be appointed for a term of four (4) years. Each member shall serve until his or her successor is appointed and qualified, or until such member becomes disqualified to serve under the provisions of this Act. The members of said board shall take the oath provided by law for public officials. Five (5) members of the board shall constitute a quorum for the transaction of business. The Governor may remove any member of the board at any time at his discretion. Vacancies shall be filled by appointment by the Governor for the unexpired portion of the term. Said board shall organize by electing from its membership a Chairman and Vice Chairman, each to serve for a period of one (1) year. The Chairman or the Vice Chairman presiding at the meeting of the board shall not be entitled to vote upon any question except in the case of a tie vote.

Each member of the board shall receive for his or her services the sum of Fifteen Dollars (\$15.00) per day for each and every day actually spent in performance of the duties of the office, but said time shall not exceed forty (40) days per annum.

Said members shall be paid their traveling expenses as provided by law for other State officers and employees. Within thirty (30) days after the end of each fiscal year, the board shall make a full report to the Governor of all its receipts and expenditures, and also a full statement of its work during the year, together with such recommendations as it deems expedient.

The State Board of Cosmetology shall maintain a suitable office for the transaction of its business in office space to be provided by the State Board of Public Affairs in the State Capitol Building and

said board shall adopt a common seal for the use of the Executive Secretary in authenticating the license, orders and records of said board. The board shall meet at its office for the transaction of such business as may come before it on the second Monday in January, April, June and September, and at such other times as it may deem advisable, subject, however, to the limitation contained in this Section.

The State Board of Cosmetology which was in office upon the effective date of this Act shall continue to function under existing law until a quorum of five (5) members of the board created hereby shall have been appointed and duly qualified.

SECTION 2. 59 O. S. 1951, § 199.4, as amended by Section 2, Chapter 6, Title 59, Oklahoma Session Laws 1957, Page 465, is hereby amended to read as follows:

§ 199.4. The board shall employ an Executive Secretary who shall be in charge of the office of said board, * * * but shall have the same qualifications of a board member, except being actively engaged in the practice of cosmetology while serving as Executive Secretary. The Executive Secretary shall devote his or her entire time to the duties of the office and shall receive as compensation an annual salary to be fixed by the board in a sum not to exceed *Five Hundred Dollars (\$500.00)* per month, and necessary traveling expenses as provided by law. Before entering upon the duties of said office, the Executive Secretary shall take the oath of office and shall execute a good and sufficient corporate surety bond in the sum of Ten Thousand Dollars (\$10,000.00) payable to the State of Oklahoma and conditioned for the faithful performance of duty, and for the accounting for all funds coming into his or her hands by virtue of said office. Said bond shall be approved by the Attorney General and filed in the office of the Secretary of State.

The Executive Secretary shall keep and preserve all books and records pertaining to the board and shall have authority, in the name of and in behalf of the board, to issue * * * all license fees and penalties provided for in this Act, and shall keep a continuous inventory of all properties (excluding supplies) belonging to the board, and shall perform such other duties as may be directed by the board. All fees, interest and penalties so collected shall be deposited in the State Treasury in the "Board of Cosmetology Fund," which fund is hereby created. The Executive Secretary shall make quarterly reports to the board of all moneys collected and the sources from which derived. The Executive Secretary shall have authority to approve payrolls and all claims for the State Board of Cosmetology.

The Executive Secretary, with the approval of the board, shall designate a bookkeeper, whose duties shall include that of receiving, accounting for and depositing all funds for the board. Such designated employee shall execute a good and sufficient corporate surety bond in the sum of Ten Thousand Dollars (\$10,000.00) payable to the State of Oklahoma and conditioned for the faithful performance of duty and for the accounting for all funds coming into his or her hands by virtue of said office. Said bond shall be approved by the Attorney General and filed in the office of the Secretary of State.

SECTION 3. Title 59 O. S. 1951, § 199.7, subsection (J) is hereby amended to read as follows:

(J) Each applicant to take an examination or to secure a certificate of registration or license authorized by this Act shall furnish the board with a health certificate (on forms to be furnished by the board), and in the case of an application to take an examination or the initial certificate of registration, they shall include a *luetic* test from a laboratory ap-

proved by the State Department of Health. The application shall be accompanied with the proper fee therefor.

SECTION 4. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by rea-

son whereof this Act shall take effect and be in full force from and after its passage and approval.

As provided under the Pazoureck motion, the Senate was declared adjourned to meet on Monday, June 5, 1961, at 1:30 p. m.,

Eighty-eighth Legislative Day

Monday, June 5, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Belvin, Fine, Harris, Pitcher, Stipe.—5.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, Dr. James S. Timberlake, Professor of Bible and Greek at Oklahoma Baptist University, Shawnee, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator McSpadden introduced Susan, Jannelle and Mary Hammett of Claremore, Oklahoma, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator McSpadden introduced his small daughter, Kay, and asked that she be made Honorary Assistant Floor Leader for this legislative week, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 556—By House Committee on Public Safety.

An Act relating to public safety; providing a highway safety code for the State of Oklahoma; defining words and phrases; providing laws relating to the creation, organization and responsibilities of the Department of Public Safety, to personnel insurance policies and to a retirement and pension fund for such department; providing laws relating to the theft of vehicles; regulating dealers, wreckers and rebuilders; providing for operator's and chauffeur's licenses, the issuance, expiration, renewal, cancellation, suspension or revocation of licenses; providing for a financial responsibility law and the administration of such law, the posting of security following an accident, the posting of proof of financial responsibility for the future; providing for regulation of owners of for-rent vehicles and the financial responsibility of taxicab operators; providing for filing of accident reports; providing for rules of the road for motor vehicles, pedestrians and other users of the highways; providing for required equipment on vehicles; providing for the inspection of vehicles; providing size, weight and load limits on vehicles; providing for powers of the State and local authorities; providing for procedures upon arrests; making the violation of this Act a crime and providing penalties; requiring the maintenance of records and submission of reports; providing for judicial review of certain acts or orders issued by administrators of this Act; fixing operative date of Act; providing for severability; repealing Chapters 9, 10 and 14, Title 47, Oklahoma Statutes 1951, and all Sections therein as unamended or as amended in 1953, 1955, 1957 or 1959, and 47 Oklahoma Statutes 1951, Sec-

tions 20.32, 22.15, 23.7, 23.8, 23.9, 23.11, 92a, 92b, 96, 99, 116.4, 116.6, 116.7, 116.8, 116.9, 116.10, 121.2, 121.4, 121.5, 121.7, 121.10, 121.12, 131, 132, 133, 141, 142, 143, 144, 145, 147.1, 147.2 231, 232, 233, 234, 235, 236, 237, 238, 240, and 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 and by Section 1, Chapter 4, Title 47, Oklahoma Session Laws 1957, 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 and by Section 3, House Bill No. 881 of the Twenty-sixth Oklahoma Legislature and by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws 1957 and by Section 3, Chapter 1, Title 47, Oklahoma Session Laws 1959 and by Section 1, Chapter 4a, Title 47, Oklahoma Session Laws 1959, 116.2 as amended by Sections 1 and 2, Chapter 4b, Title 47, Oklahoma Session Laws 1953, 116.3 as amended by Section 2, Chapter 1, Title 47, Oklahoma Session Laws 1957 and by Section 2, Chapter 1, Title 47, Oklahoma Session Laws 1959, 116.5 as amended by Section 5, Chapter 4b, Title 47, Oklahoma Session Laws 1957 and by Section 5, Senate Bill No. 44 of the Twenty-seventh Oklahoma Legislature, 121.1 as amended by Section 1, Chapter 4b, Title 47, Oklahoma Session Laws 1955, 121.3 as amended by Section 1, Chapter 4h, Title 47, Oklahoma Session Laws 1953 and by Section 1, Chapter 4c, title 47, Oklahoma Session Laws 1955 and by Section 1, Chapter 4d, Title 47, Oklahoma Session Laws 1955, 121.6 as amended by Section 1, Chapter 4f, Title 47, Oklahoma Session Laws 1953, 121.8 as amended by Section 1, Chapter 4c, Title 47, Oklahoma Session Laws 1953, 121.9 as amended by Section 1, Chapter 4d, Title 47, Oklahoma Session Laws 1953, 148 as amended by Section 1, Chapter 5, Title 47, Oklahoma Session Laws 1953, by Section 1, Chapter 5, Title 47, Oklahoma Session Laws 1955, by Section 1, Chapter 5a, Title 47, Oklahoma Session Laws 1955, and

by Section 1, Chapter 5b, Title 47, Oklahoma Session Laws 1955; repealing Sections 1 through 5 of Senate Bill No. 137 of the Twenty-fourth Oklahoma Legislature, Sections 2 through 4 of House Bill No. 537 of the Twenty-fourth Oklahoma Legislature, Section 1 of House Bill No. 756 of the Twenty-fourth Oklahoma Legislature, Sections 1 through 18 of House Bill No. 761 of the Twenty-fourth Oklahoma Legislature, as amended by Section 1, Chapter 4c, Title 47, Oklahoma Session Laws 1957, and by Section 1, Chapter 4c, Title 47, Oklahoma Session Laws 1959, Sections 1 through 3 of House Bill No. 765 of the Twenty-fourth Oklahoma Legislature, Section 1 of House Bill No. 524 of the Twenty-seventh Oklahoma Legislature, Section 1 of House Bill No. 563 of the Twenty-seventh Oklahoma Legislature, Sections 1 and 2 of House Bill No. 856 of the Twenty-seventh Oklahoma Legislature and other conflicting laws; and declaring an emergency.

HB 1132—By Odom (Wagoner).

An Act relating to revenue and taxation; amending 68 O. S. 1951, § 432; providing for resale of unredeemed real estate purchased by county at delinquent tax sales.

HB 1133—By Odom (Wagoner).

An Act relating to revenue and taxation; amending 68 O. S. 1951, § 354, changing from ten (10) days to sixty (60) days the time required for publication of delinquent taxpayers; changing from thirty (30) days to ninety (90) days the time allowed for issuance of warrants to delinquent taxpayers; and declaring an emergency.

HB 1134—By Bullard.

An Act relating to tobacco products tax; amending Subsection (c) of Section 2, of Enrolled House Bill No. 800, enacted by the Regular Session of the Twenty-eighth Oklahoma Legislature and now on file in the office of the Secretary of State, so as to provide that the cigars described therein retailing at more than three

and one-third cents (3 1/3c) each shall be taxed at the rate therein provided; and declaring an emergency.

HB 1220—By Public Health Committee.

An Act relating to donation and bequest of human bodies and organs; amending Section 2, Chapter 3, Title 63, page 470, Oklahoma Session Laws 1957 (63 O. S. Supp. 1959, § 106); providing that under certain conditions bodies and organs not needed in the State may be conveyed to institutions outside the State of Oklahoma, provided said institutions are approved for the training of medical doctors by the Council on Medical Education of the American Medical Association; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 37**.

The above numbered Resolution was referred for enrollment.

SECOND READING

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

SB 390—Insurance.

SB 391—Judiciary.

SB 392—Municipal Government.

HB 806—County Government.

HB 850—Privileges and Elections.

HB 1048—Appropriations and Budget.

HB 1060—Appropriations and Budget.

HB 1104—Appropriations and Budget.

HB 1105—Roads and Highways.

HB 1109—Education—Common.

HB 1121—Roads and Highways.

HB 1135—Education—Common.

HB 1053—Appropriations and Budget.

HB 1084—Game and Fish.

HB 948—County Government.

HB 993—Public Health.

HB 1110—Education—Common.

GENERAL ORDER

SB 164 by Trent was read and considered.

Upon motion of Senator Trent, **SB 164** was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, **SB 164** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 164 was read for the third time at length.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Breedon.—1.

Excused: Belvin, Fine, Harris, Pitcher, Stipe.—5.

Not Voting: Bailey, Cowden, McClendon.—3.

The bill was declared passed.

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

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Breedon.—1.

Excused: Belvin, Fine, Harris, Pitcher, Stipe.—5.

Not Voting: Bailey, Cowden, McClendon.—3.

The emergency was declared passed.

SB 164 was referred for engrossment.

Senators Fine, Harris and Pitcher asked to be shown present, which was the order.

Senator Boecher presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 110, SCR 38, and HBs 667 and 793 each correctly engrossed.

SJR 16 and 17 each correctly enrolled.

Engrossed **SB 110 and SCR 38** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 667 and 793**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SJR 16 and 17** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF CCRs

Senator Wilson (Beckham) moved that the Conference Committee Report on **SB 83** be adopted, which motion prevailed.

SB 83, 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Romang.—1.

Excused: Belvin, Stipe.—2.

Not Voting: Cobb, Collins, Ham, Land, McClendon, Shoemaker.—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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Romang.—1.

Excused: Belvin, Stipe.—2.

Not Voting: Cobb, Collins, Ham, Land, McClendon, Shoemaker.—6.

The emergency was declared passed.

SB 83, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senators Stipe and Belvin asked to be shown present, which was the order.

Senator McSpadden presiding.

Senator Baldwin moved that the Conference Committee Report on **HB 724** be adopted, which motion prevailed.

HB 724, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Allen, Hamilton, Shoemaker.—3.

Not Voting: Bailey, Cobb, Collins, Ham, Land, McClendon, 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Lollar, McColgin, McSpadden,

Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Allen, Hamilton, Shoemake.—3.

Not Voting: Bailey, Cobb, Collins, Ham, Land, McClendon, Wilson (Beckham).—7.

The emergency was declared passed.

HB 724, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Senator Shoemake presiding.

GENERAL ORDER

SB 387 by Easterly was read and considered.

Upon motion of Senator Easterly **SB 387** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Not Voting: Cobb, Ham, Land, McClendon, Wilson (Beckham).—5.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McColgin, McSpad-

den, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—39.

Not Voting: Cobb, Ham, Land, McClendon, Wilson (Beckham).—5.

The Emergency was declared passed.

SB 387 was referred for engrossment.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

MOTION

Senator Stevenson moved that the Rules be suspended for the purpose of withdrawing **SJR 21** from the Committee on Labor Relations and placing it upon the Calendar, which motion was tabled upon motion of Senator Payne, upon a roll call as follows:

Aye: Baldwin, Bohannon, Collins, Field, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—20.

Nay: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Colston, Garrison, Garvin, Graves, Kerr, Land, Morford, Ritzhaupt, Rogers, Stevenson, Wilson (Beckham), Wilson (Greer).—18.

Excused: Dacus.—1.

Not Voting: Boecher, Cobb, Cowden, Easterly, Trent.—5.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

SB 118 by Morford of the Senate and Levergood of the House was read and considered.

Upon motion of Senator Morford, **SB 118** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **SB 118** was considered engrossed and placed upon third reading and final passage.

Senator Boecher asked to be shown excused until such time as he can return

to the Chamber, which was the order.

THIRD READING

SB 118 was considered upon third reading.

Senator Cowden asked unanimous consent, to which Senator Morford objected, that **SB 118** be withdrawn from the Calendar and referred to the Committee on Oil and Gas for further study.

Senator Cowden moved that **SB 118** be withdrawn from the Calendar and referred to the Committee on Oil and Gas, which motion was declared adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Cartwright, Cobb, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Lollar, McColgin, Pazoureck, Pitcher, Shoemake, Stevenson, Tipps.—20.

Nay: Allen, Bailey, Berrong, Breeden, Colston, Easterly, Grantham, Hamilton, Kerr, Land, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—18.

Excused: Boecher.—1.

Not Voting: Bohannon, Collins, McClen-don, Stipe, Trent.—5.

SPECIAL COMMITTEE REPORT

Senator Rogers, Chairman of the Special Committee appointed under **SR 9**, submitted the following Report on Higher Education, the recommendations of the Committee being herewith incorporated upon his request:

REPORT ON HIGHER EDUCATION

By

SENATE ECONOMY COMMITTEE

(Established By **SR 9**)

To grant the colleges their request for \$80 million from the General Revenue Fund for the next biennium will require \$30 million of new taxes even if every other function of government were held at the so-called "Budget A."

Three points should be kept in mind while considering this problem:

1. Higher Education received \$54 million during the current biennium, including \$4 million of supplemental appropriation made by this session. Thus the request for \$80 million dollars represents a 48% increase.

2. Other sources than appropriated funds are estimated at \$26.4 million, which is almost exactly the amount received during the current biennium. This estimate should be raised in proportion to estimates of needs, and to reflect the same trend expected in costs, population, etc.

3. Bonds for \$30.5 million have already been authorized for increasing facilities and repairing existing facilities for Higher Education.

CHANGE IN FORMULA UPON WHICH REQUEST IS MADE

The \$80 million requested for colleges is based on a formula developed by the Regents for Higher Education, and the very heart of the formula is the *number of students* in each institution.

The *number of students* determines the number of faculty members authorized, which in turn determines the amount to be requested for salaries. Salaries plus 25% to 33-1/3%, depending on the institution, for direct instructional expense, is known as the Budget Base.

Amounts to be requested for administration, research, library, extension, and maintenance of the physical plants are each determined by requesting fixed and predetermined percentage of the Budget Base.

Thus it can be seen that any increase or decrease in the number of students will increase or decrease the amount requested for every item in the budget.

Because some students enroll in but a few semester hours, while others enroll in eighteen to twenty, for years it has been the practice to divide the total number of semester hours in which all students in each institution enroll by sixteen, and the resulting figure is the mythical

number of full-time equivalent students enrolled.

But, a change has taken place for the next biennium!

Instead of dividing the number of semester hours offered by sixteen as in the past, the Regents have chosen to determine the number of full-time equivalent students for the next biennium by dividing by fifteen. *The result must be obvious!* It enabled the colleges to report an October, 1960 enrollment of 38,741 full-time equivalent students, or an increase of 4,420 over the 36,320 which would have been reported if the hours had been divided by sixteen.

The Regents' formula forecasts a 4% increase in enrollment in 1961-1962 over that of 1960-61, so the 2,420 FTE students gained in 1960-61 by changing the formula increases to 2,515, and the 5% increase in 1962-63 over 1961-52 causes the number of phantom students to grow to 2,640.

These purely mathematical increases in enrollment will justify 93 additional faculty members in 1961-62, and an even 100 in 1962-63.

What does this add to the cost? \$2,556,-831.00.

OUT OF STATE STUDENTS

The question of whether the non-resident tuition fee schedules of our tax supported colleges are unreasonably low, has been brushed aside for many years.

Before raising \$30 million in new taxes for operating expenses, and borrowing \$30.5 million for more college buildings, it seems fitting that the Legislature should determine among other things:

1. Are the tuition fees paid by non-resident students commensurate to the actual cost of operating the institution in which they are enrolled?

2. If they are not, should the taxpayers of Oklahoma be required to pay increased taxes to subsidize the out-of-state students, or should the burden be shifted to the non-resident student?

3. If the burden is shifted to the non-residents, will they pay the increased fees, or will they seek their education elsewhere?

4. If the non-residents choose to seek their education in other states, will it reduce the need for additional buildings and facilities?

The following facts point to the need for action. It is stressed that the facts and figures in this report deal only with students in publicly controlled colleges. Non-residents and Oklahomans in private and parochial schools have no bearing on the problem, and should not be introduced to confuse the issue.

FACT 1. NUMBER OF NON-RESIDENTS IN OKLAHOMA COLLEGES

October 1960: 6,089 according to records in the office of the Regents for Higher Education. (Table No. 1: All tables mentioned herein are contained in the full report filed with the Secretary of the Senate.)

The same table shows this was an increase of 552 over the previous year, and 2,986 over the October 1953, enrollment.

FACT 2. TWO NON-RESIDENTS HERE FOR EVERY OKLAHOMAN IN OTHER STATES

It has been said many times that we have as many of our students in other states' colleges as there are non-residents here, so one offsets the other. *But, this is not true!*

Table No. 2 is a reproduction of page 21 from the report entitled "A Supplement to Home State and Migration of American College Students, Fall 1958." This is the latest national report on the subject, and it shows only 2,460 Oklahomans in other states in the Fall of 1958, while 5,031 non-residents were in Oklahoma.

Table No. 3 shows the states to which the 2,460 Oklahomans migrated, and the states from which the 5,031 non-residents in Oklahoma came. The table was compiled from figures shown on pages 12 and 13 of "Home State and Migration of Amer-

ican College Students, Fall 1958," prepared by the American Association of Collegiate Registrars and Admissions Officers.

FACT 3. THE IMBALANCE BETWEEN NON-RESIDENTS HERE AND OKLAHOMANS IN OTHER STATES IS NOT NEW

Table No. 4 shows that during the school year 1949-50 there were 5,016 non-residents in Oklahoma, while only 2,100 Oklahomans were in other states. The figures were compiled from "Residence and Migration of College Students, 1949-50," a publication of the United States Office of Education.

Thus, as in 1958, there were more than twice as many non-residents in Oklahoma, as there were Oklahomans in other states in 1949-50.

FACT 4. NON-RESIDENT ENROLLMENT GROWING AT A FASTER RATE THAN ENROLLMENT OF OKLAHOMANS IN OUR INSTITUTIONS

Table No. 5 shows that non-resident enrollment stood at 3,103 in October, 1953, and by October, 1960, the figure had nearly doubled to 6,089. The table shows that the growth has been steadily upward and reasonably be expected to spiral in the future as students from states which rely on private and parochial schools for higher education, seek places to study.

While the non-resident enrollment in Oklahoma institutions was increasing 96.2%, the number of Oklahomans increased from 25,052 in October, 1953, to a headcount of 38,387 in October, 1960, an increase of 53.2%. It should be borne in mind that the Oklahoma enrollment figures also include out-of-state servicemen who are enrolled in a course or two at resident centers such as Tinker Field et cetera.

FACT 5. STATE FUNDS ARE ASKED FOR NON-RESIDENTS ON EXACTLY THE SAME BASIS AS OKLAHOMA STUDENTS

No distinction is made between hours taken by non-residents and those taken

by Oklahomans in the Regents' formula for requesting State funds from the Legislature. Every hour, whether it be taken by a resident or non-resident, is used to determine the number of full-time-equivalent students.

It has already been noted that the number of full-time-equivalent students determines the number of faculty members, which in turn determines the amount which will be requested for salaries. Salaries plus 25% to 33½% for direct instructional expense constitutes the budget base.

Eighteen percent of the budget base is added to it for administration and general expense; 8% is added for research at the two universities, and 3% at all other institutions; 15% is added for extension at Oklahoma University, and 10% at the remaining schools; 8% is added for library; and 27% for operation and maintenance of physical plant.

Thus, it can be seen that since the non-residents' hours equally determine the size of the budget base, their enrollment directly increases every item of cost the Legislature is asked to finance.

Despite these facts, some contend that the non-resident students should not be asked to bear their proportionate share of such items as operation and maintenance of physical plant, library, research, administration and general expense. Instead, they contend, the non-residents' tuition should be limited to faculty salaries and expense directly related to instruction.

Such a view would have considerably more merit if non-residents comprised but a small part of the student body, or were not used by the institutions to bolster their requests for State funds for every item of cost in their budgets but such is not the case.

The effect of the non-residents' enrollment on the Regents' request for State funds can be more clearly seen when the actual request is compared with what it would have been without the non-residents' hours included.

Such a re-calculation — and excluding the \$21.4 million request for the School of Medicine, University Hospitals, Geological Survey, School of Veterinary Medicine, Agricultural Experiment Station, Agricultural Extension Division, OSU Okmulgee Branch, and Oklahoma Military Academy — reveals that the formula would have justified a request of \$52.6 million out of the General Revenue Fund for the other eighteen colleges, instead of \$58.6 million, or a reduction of

\$6 Million

on the basis of 15 hours for a full-time-equivalent student.

Using 16 hours as a full-time-equivalent student — the number heretofore used — and only including Oklahomans, the \$58.6 million request would be reduced to \$50.5 million or a reduction of

\$8.1 Million.

FACT 6. HEAVIEST ENROLLMENT OF NON - RESIDENTS IS IN OKLAHOMA'S MOST COSTLY INSTITUTIONS

Table No. 1 shows 4,411 (72.4%) of the 6,089 non-residents enrolled in Oklahoma in October, 1960, were in Oklahoma University, Oklahoma State, and Langston, the most costly institutions in the State.

For the purpose of the following comparisons, costs have been estimated on the basis of averages for a semester hour. Admittedly some will be far more expensive than others, but it is believed they are more meaningful than averages per student.

The schedule of non-resident tuition fees is shown in Table 6 as reproduced from the Tenth Biennial Report of the Oklahoma State Regents for Higher Education. There it will be noted that the schedule bases tuition on semester hours.

The estimates to follow do not include any factors for depreciation on the physical plants in the \$157.8 million system shown in Table 7, which was likewise reproduced from the Tenth Biennial Report of the Oklahoma State Regents for Higher Education.

UNIVERSITY OF OKLAHOMA*

Table No. 13 reveals that the approximate average cost per semester hour is \$29.47 this year. This figure is based on the operations budget submitted to the Legislature.

On the basis of the \$80 million requested by the Regents, the average semester hour cost will increase to an estimated \$33.17 in 1961-62 and to \$33.54 in 1962-63.

These estimates assume the Regents' forecast of a 4% increase in enrollment will occur in 1961-62, and that the 1962-63 enrollment will be 5% greater than that in 1961-62.

If the forecast enrollment increases do not occur — and there are valid reasons to believe they will not, as will be shown later — then the average cost per semester hour will increase even further.

On the basis of a \$70 million appropriation proposed by Senate Bill No. 249 as originally introduced by Bailey of the Senate, the estimated average cost per semester hour will be \$30.55 in 1961-62, and \$29.89 in 1962-63.

Compare then the estimated actual cost with the non-resident tuition fee of only \$15.00 per semester hour shown in the schedule in Table No. 6.

The seriousness of this problem is brought into sharper focus when one notes that non-resident students accounted for 22% of the Fall, 1960, enrollment in the University of Oklahoma.

Table No. 8 reveals that although the October, 1960, enrollment at Oklahoma University was 928 greater than the Fall, 1957, figure, the number of Oklahomans actually declined by 88. In other words, all of the growth has been in out-of-state students.

The effect of the non-resident enrollment can be more vividly seen if the Regents' request for State funds for the

* Does not include School of Medicine, School of Nursing and University Hospital, or Geological Survey.

University is compared with what it would have been had the non-residents not been included. Such a calculation reveals that the non-residents' hours add

\$2,844,475.00

to the request for State funds for the biennium.

Table No. 9 shows that while there was an overall increase in enrollment of slightly more than 4% in all of the State colleges between 1959 and 1960, it should be noted that OU's enrollment increase was but one-half of one-per cent, and as was noted in Table 8, more than half of that slight increase was in non-residents.

Notwithstanding the very slight increase in enrollment, the Regents' formula assumes there will be an increase of 4% next year, and that the following year the enrollment will be 5% greater than 1961-62.

In other words the forecast increase in enrollment is based on the increased enrollments in other, but less expensive schools, who will be penalized because the formula only allows them the 4% increase although the actual increases range as high as 17%.

LANGSTON UNIVERSITY

Table 14 reveals the approximate average cost per semester hour at Langston this year to be \$29.90, based on the operations budget submitted to the Legislature.

This will increase to an estimated \$35.62 in 1962 and to \$34.94 in 1963 if the Regents' Request is approved.

On the basis of a \$70 million appropriation the estimated average cost per semester hour will be \$32.32 in 1962 and \$30.48 in 1963.

Compare then the estimated average cost with the schedule of non-resident tuition fees of only \$11.50 for undergraduates and \$13.00 for fifth year students shown in Table 6.

With 24% of its total enrollment made up of non-residents in the fall of 1960,

Langston was higher than any in the State, except the School of Veterinary Medicine at Oklahoma State.

An examination of the enrollment figures reveals that while the fall 1960 enrollment was 53 greater than the enrollment in October, 1953, it will also be noted that there has been a decrease of 68 Oklahomans during the same period. In other words, while the non-residents enrollment has grown from 34 in 1953 to 155 in 1960, the enrollment of Oklahoma students has dropped from 558 to 490.

OKLAHOMA STATE UNIVERSITY

School of Veterinary Medicine

Table No. 15 reveals that the approximate average cost per pupil per year in the School of Veterinary Medicine at Oklahoma State University is \$3,306.00 this year.

The cost will increase to an estimated average of \$3,785 in 1962 and a like amount in 1963 if the Regents' request for \$80 million is granted.

Under the \$70 million proposal the estimated average cost per pupil will increase from its present \$3,300 to \$3,466 in 1962, and to \$3,345 in 1963.

Again compare the cost figures above, based on the operations budget submitted by the Regents, with the schedule of fees shown in Table 6.

The non-resident fee is only \$800 a year for a course which now averages in cost \$3,300, and will most certainly increase under either of the proposed appropriations.

The trend in enrollment at the School of Veterinary Medicine offers real cause for alarm.

In 1955-56 there were 96 Oklahomans, and 43 non-residents enrolled, for a total of 139. In October, 1960 the enrollment of Oklahomans dropped to 78, but the non-residents increased to 74. In other words, non-residents now make up approximately half the enrollment, and while the non-res-

ident figure is increasing, the number of Oklahomans is declining.

The question then seems to resolve itself into one of whether Oklahoma citizens should undertake the task of maintaining this program at all costs, or will the non-resident tuition fee be revised upward so that the non-resident student is required to pay a more realistic share of the burden.

STILLWATER CAMPUS

Table No. 16 shows that the approximate cost per semester hour at Oklahoma State is \$24.80 this year, and assuming that the Legislature will grant the \$80 million requested out of the General Revenue Fund, the estimated average cost per semester hour will increase to \$31.35 in 1962 and to \$31.75 in 1963.

The Regents' estimate that enrollment will increase 4% in 1962 and that the 1963 figure will be 5% larger than 1962 is probably fairly accurate, but it should be borne in mind that the increase in Oklahomans at OSU was 3.6% in October, 1960 over October, 1959, but the non-residents increased by 17.1% during the same period.

Non-residents on the Stillwater Campus in October 1960 numbered 1,655 or 15.46% of the total enrollment. This was 17.1% greater than October, 1959 when the out-of-state students numbered 1,413.

The effect of the non-resident enrollment can again be seen if the Regents' request is compared with one based only on Oklahoma students. The non-residents add

\$1,892,283.00

to the request for state funds during the biennium for the Stillwater campus of Oklahoma State, which of course excludes the School of Veterinary Medicine, Okmulgee School of Technical Training, Agricultural Experiment Station and Agricultural Extension Division.

OTHER FOUR YEAR COLLEGES

Table No. 17 shows the approximate average cost per semester hour cost at the

other four year colleges, based on their operations budgets submitted to the Legislature for the year 1960-61 to be as follows: Central State \$11.82, East Central State \$16.12, Northeastern State \$11.68, Northwestern State \$19.68, Southeastern State \$19.94, and Southwestern State \$15.10.

The non-resident tuition fee for undergraduates at each of the above is presently \$11.50 per semester hour, and for fifth year students \$13.00.

FACT 7. MANY GRADUATE STUDENTS COME TO OKLAHOMA FROM OUTSIDE THE STATE

The following is quoted from the Seventh Biennial Report of the Oklahoma State Regents for Higher Education:

"Graduate instruction is individual instruction. It must be given in the smallest classes we operate and it usually requires our most expensive equipment and our highest-salaried faculty members. There is no satisfactory method of cost accounting in graduate instruction, but it unquestionably costs more per student than any type of instruction in American education except medical instruction. Graduate students are usually young adults, with the beginnings of their own families to support, and cannot pay high fees. The conclusion is clear — a large proportion of the support for this indispensable area of instruction must come from state support through appropriation."

The fees charged non-resident graduate students at Oklahoma University and Oklahoma State are only \$15.00 per semester hour — the same as those shown in the schedule in Table No. 6 for undergraduates.

Table No. 10 unofficially lists the home state or country of the 410 non-residents who graduated from Oklahoma University in Spring, 1960 graduation exercises. It will be noted that 25% of the class of 1,641 were non-residents, and that 19.8% of the non-residents received the expensive graduate degrees Dr. Pete Kyle McCarter of

the University of Oklahoma referred to in the above quoted from the Regents* Biennial Rept.

Table No. 11 is an unofficial list of the home states and countries of the 341 non-residents who received degrees from Oklahoma State in the Spring 1960 exercises. Thirty-six percent of the non-residents graduated by OSU took either Doctors or Masters Degrees, and as was the case at Oklahoma University, the non-resident tuition fee was only \$15.00 per semester hour.

OTHER TABLES

Tables 13 through 17, inclusive, set out in detail all computations which form basis for above statements. The next and following pages are tables showing number of students and semester hours taken from each state and foreign country enrolled the fall semester of 1960-61 at University of Oklahoma, Oklahoma State, and Langston. Also, graduates at 1961 Spring exercises by state, county, and degree granted at University and Oklahoma State, according to Daily Oklahoman.

RECOMMENDATIONS OF SENATE ECONOMY COMMITTEE FOR HIGHER EDUCATION

1. The Committee recommends and urges support of SB 363 which would require non-resident fees to be raised, not to provide all, but provide a greater portion, of the actual cost of educating out-of-state persons at the expense of Oklahoma Taxpayers. This would, of course, result in greater income from "other sources" and reduce need for appropriated funds.

2. If the Senate should not agree with the above recommendation, the Committee would recommend that the Appropriation Committee revise the formula used by the Regents for Higher Education in arriving at requirements for the next biennium, by eliminating the full-time-equivalent of non-resident students from the formula. This would actually result in greater reduction in appropriation needs

than raising fees, since it would reduce the number of faculty needed, and in turn, all of the various percentage increases applied to the base to arrive at needs for research, library, extension, plant maintenance, administration, etc.

3. The Committee further recommends that the formula be revised in the estimate of income from "other sources" than appropriations, to correspond with actual experience in collections rather than the arbitrary percentage of needs which is used in the present formula.

4. The Committee further recommends that the formula be revised in respect to average faculty salaries proposed from \$7,500 and \$7,700 for the respective years of the biennium, to \$6,900 and \$7,100. This would not mean reducing salaries under the present scale, since the formula for the last biennium only called for \$6,600, whereas actual average full-time salary in 1960-61 at the University of Oklahoma was \$7,426 and at Oklahoma State was \$8,215. This was in spite of an appropriation more than 15% under the request for the current biennium. Average salaries for the other colleges in the system should, of course, be revised in the formula in the same manner. This revision would result in savings in the two large schools alone of more than \$1.6 million, while, at the same time, provide for substantial increases in present salaries.

Respectfully submitted,
ECONOMY COMMITTEE
S/Cleeta John Rogers,
Chairman

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SJR**s 16 and 17.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 2, 1961, of Enrolled **SB** No. 12, entitled:

ENROLLED SENATE BILL NO. 12—By Wilson (Beckham) of the Senate and Skaggs of the House.

AN ACT RELATING TO SECURITIES; AMENDING SECTION 305, CHAPTER 1, TITLE 71, OKLAHOMA SESSION LAWS 1959, PAGE 338 (71 O. S. SUPP. 1959, § 305), ETC. AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising the appointment of Representatives Privett, Page and Holder, as House Conferees under Engrossed **HB 801**.

GENERAL ORDER

SB 370 by Stipe and Fine was read and considered.

Senator Hamilton moved to amend **SB 370**, line 2, page 4, by placing a period after the word "account" and by striking the remainder of line 2 and lines 3 and 4, which amendment was adopted.

Upon motion of Senator Stipe, **SB 370**, as amended, was advanced to engrossment.

Senator Stipe asked unanimous consent, which was granted, that **SB 370**, as amended, be 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: Bailey, Baldwin, Berrong, Bohannon, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Trent, Wilson (Greer).—26.

Nay: Belvin, Breeden, Cowden, Easterly, Kerr, Morford, Pazoureck, Pitcher, Shoemake, Stevenson, Wilson (Beckham).—11.

Excused: Boecher.—1.

Not Voting: Allen, Cartwright, Cobb, Collins, Garrison, Harris.—6.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Berrong, Bohannon, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Breeden, Cowden, Morford, Pitcher, Shoemake, Stevenson.—7.

Excused: Boecher.—1.

Not Voting: Allen, Cartwright, Cobb, Collins, Garrison, Harris.—6.

The emergency was declared passed.

SB 370, as amended, was referred for engrossment.

Senator Boecher asked to be shown present, which was the order.

GENERAL ORDER

HB 932 by Bradley (Tulsa) of the House and Payne of the Senate was read and considered.

Senator Ritzhaupt moved to amend **HB 932**, lines 7, 8 and 9 by transposing line 9 to line 7 and 8, and renumbering the subparagraphs accordingly, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 932**, line 1, page 3, by striking the words "of convictions" which amendment was declared adopted.

Senator Allen moved to amend **HB 932**, line 4, page 4, by deleting all of line 4, except the word "poses" and all of line 5 to the letter "A" and substitute a period for a comma after the word "poses" and; by deleting all of line 18 on page 5, except "\$1.50" and by striking all of lines 1 and 2 on page 6, which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 932**, line 4, page 5, by striking all of line 4, and inserting in lieu thereof the following language: "request by a court of competent jurisdiction, prepare and furn-

ish said court a" which amendment was tabled upon motion of Senator Payne.

Senator Payne moved to amend **HB 932**, lines 17 and 18 by striking the words and figures "One Dollar and Fifty Cents (\$1.50)" and insert in lieu thereof the words and figures "One Dollar (\$1.00)" which amendment, by unanimous consent, he withdrew.

Senator Ritzhaupt moved to amend **HB 932**, line 4, page 5, by striking after the word "any" the word "person" and substitute in lieu thereof "Insurance Company".

Senator Payne moved to table the Ritzhaupt amendment, which motion failed of adoption.

Senator Allen asked unanimous consent, to which Senator Berrong objected, to amend the Ritzhaupt amendment by adding the words "and Attorneys".

Senator Allen moved to amend the Ritzhaupt amendment, by adding thereto the words "and Attorneys."

Senator Garvin presiding.

The vote occurring on the Allen amendment to the Ritzhaupt amendment, it was declared adopted.

The vote occurring on the Ritzhaupt amendment, as amended, it was declared adopted.

Senator Payne asked unanimous consent, to which Senator Field objected, to strike **HB 932**, as amended, from the Calendar.

Senator Payne moved that **HB 932**, as amended, be stricken from the Calendar, which motion was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Graves asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **HB 582** failed of passage.

PENDING CONSIDERATION OF HAS

Senator Easterly moved that the Sen-

ate refuse to concur in **HAs** to **SB 7** and request the Honorable House to grant a Conference thereon, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 54, 75, 76, 332, 333** and **339**, each as amended:

HAs to **SB 54** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 54, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE WATER RESOURCES BOARD. (Amended for Conference)"

AMENDMENT NO. 2 Amend Page 1, SECTION 2, Line 21, after the "comma" by striking the following language:

"which personnel shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

HAs to **SB 75** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 75, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE INSURANCE BOARD. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 2, Line 23 after the "comma" by striking the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,"

HAs to **SB 76** read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 76, by striking the TITLE, and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE EXAMINER AND INSPECTOR. (Amended for Conference)"

AMENDMENT NO. 2—Amend Page 1, SECTION 1, Line 20, by striking the figures, “\$188,120.00”, in both columns, and inserting in lieu thereof the figures, “\$175,520.00”

Page 1, SECTION 1, Line 22, by striking the figures, “\$218,120.00”, in both columns, and inserting in lieu thereof the figures, “\$205,520.00”

Page 1, SECTION 1, Line 25, by striking the figures, “\$41,010.00”, in both columns, and inserting in lieu thereof the figures, “\$21,240.00”

Page 1, SECTION 1, Line 26, by striking the figures, “\$8,350.00”, in both columns, and inserting in lieu thereof the figures, “\$7,150.00”

Page 1, SECTION 1, Line 27, by striking the figures, “\$49,366.00”, in both columns, and inserting in lieu thereof the figures, “\$28,390.00”

AMENDMENT NO. 3. Amend Page 1, SECTION 2, by striking after the “comma” on Line 30, the following language: “which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O.S.L. 1959,”

AMENDMENT NO. 4. Amend Page 2, SECTION 2, Line 6, by striking the figure, “\$7,500.00” under “MINIMUM”, and inserting in lieu thereof the figure, “\$5,500” and striking the figure “\$8,100.00” under “MAXIMUM” and inserting the figure, “\$6,100.00”

Page 2, SECTION 2, Line 9, by striking the figure, “\$6,800.00” under “MINIMUM”, and inserting in lieu thereof the figure, “\$4,800.00” and striking the figure, “\$7,600.00” under “MAXIMUM” and inserting in lieu thereof the figure, “\$5,400.00”

Page 2, SECTION 2, Line 11, by striking the figure, “\$6,800.00” under “MINIMUM”, and inserting in lieu thereof the figure, “\$5,500.00” and striking the figure “\$7,600.00” under “MAXIMUM” and inserting in lieu thereof the figure, “\$6,100.00”

Page 2, SECTION 2, Line 13, by strik-

ing the figure, “\$7,000.00” under “MINIMUM” and inserting in lieu thereof the figure, “\$5,000.00” and striking the figure “\$7,600.00” under “MAXIMUM” and inserting in lieu thereof the figure, “\$5,500.00”

Page 2, SECTION 2, Line 18½ by striking the figure, “\$5,700.00” under “MINIMUM” and inserting in lieu thereof the figure “\$5,000.00” and striking the figure “\$6,300.00” under “MAXIMUM” and inserting in lieu thereof the figure “\$5,500.00”

AMENDMENT NO. 5. Amend Page 2, SECTION 2, by striking all of Line 26½

Page 2, SECTION 2, Line 27½, by striking the figure “4” and inserting the figure, “2”

Page 2, SECTION 2, by striking all of Line 28½.

AMENDMENT NO. 6. Amend Page 3, SECTION 2, Line 5, by striking the figure “3” and inserting in lieu thereof the figure “1”

Page 3, SECTION 2, Line 6, by striking the figure “3” and inserting in lieu thereof the figure “1”

Page 3, SECTION 2, Line 7, by striking the figure “4” and inserting in lieu thereof the figure “3”

Page 3, SECTION 2, Line 8, by striking the figure “4” and inserting in lieu thereof the figure “3”

Page 3, SECTION 2, Line 16½, by striking the “Total” figure “126” and inserting in lieu thereof the figure “116”

HA to SB 332 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 332, by striking the TITLE and inserting in lieu thereof the following:

“AN ACT MAKING THE STATE HONOR FARM. (Amended for Conference)”

HA to SB 333 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 333 by striking the TITLE and inserting in lieu thereof the following:

"AN ACT FOR CONSTRUCTION AND FURNISHING OF BUILDINGS. (Amended for Conference)"

HA to SB 339 read as follows, rejected upon motion of Senator McClendon, Conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 339, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING MAINTENANCE FUND FOR SIDEWALKS. (Amended for Conference)"

Senator Fine moved that **HB 948** be withdrawn from the Committee on County Government, to which it was referred today under SECOND READING, and referred to Committee on Education — Common, which motion was declared adopted.

Senator Field announced the death of Mrs. Mary C. Mason, Oklahoma's Democratic National Committeewoman, which occurred at her home in Shattuck, on Saturday, June 3, 1961, Burial Services to be held at 3 p. m., Tuesday, June 6, at the First Methodist Church, Shattuck.

Senator Bohannon announced the death of former State Senator Guy A. Curry, Sr., of Stigler, Oklahoma, in a Muskogee Hospital, Sunday, June 4, 1961, Burial Services to be held at 2 p. m., Tuesday, June 6, at the First Baptist Church in Stigler.

Senator Ritzhaupt moved that Senators McColgin and Field convey to the family of Mrs. Mary C. Mason, and Senator Bohannon convey to the family of Senator Curry, the deepest sympathy of the Senate, which motion was declared adopted.

Senator Dacus asked unanimous consent, which was granted, that the following Article, which appeared in The Oklahoma City Times, on Saturday, June 3, 1961, be incorporated in the Journal:

STATE CRYING 'UNCLE' IN BATTLE OVER ROADS

By Henry Burchfiel

While the legislature wrestles with the problem of financing a state highway program, a delegation is in Washington seeking to ease Oklahoma off a \$24 million lake area road hook.

The state is committed to spend that sum of its own cash for relocation of roads in the Oologah, Keystone and Eufaula reservoir areas. The final payment is due in 1964.

Frank D. Lyons, state highway director, said if federal officials hold Oklahoma to this commitment, there will be little left over to finance a statewide program for new roads.

Oklahoma is not "defaulting" or "welshing" on the agreement. Instead, said Lyons, the state wants the financial obligation spread over a 12-year period.

This plan, if accepted in Washington, would get the highway department off the hook and out of a financial bind by freeing state and federal funds for a general road program in 1962.

The state group is conferring with officials of the U. S. Corps of Army Engineers and Federal Bureau of Roads concerning the problem.

Heading the delegation are Lyons and Harold Stuart, Tulsa highway commissioner. The legislature is represented by three senators and three representatives.

Lyons said Sooners cannot expect a minimum highway construction program under present fund commitments.

"With all state funds now committed but \$5.6 million, and all federal aid funds committed except \$2.6 million, it is quite clear the state is in an impossible position to schedule a minimum highway construction program to meet statewide needs in 1962," he warned.

Unless the legislature turns up a big hunk of cash — that is something less than likely right now — or the federal

government spreads out state payments on the lake roads, hopes for a statewide highway program next year will be dim.

Lyons said the highway department expects to receive \$39.9 million from state tax sources in the 1962 fiscal year. Of this, \$1 million will be diverted to the turnpike trust fund by legislative action.

Of the remaining \$38.9 million, \$33.3 million is committed. This leaves \$5.6 million unencumbered for a statewide program next year.

Commitments include \$22.4 million for administration and maintenance, \$2.3 million for interstate construction, \$5 million for primary, secondary and urban surfacing projects and \$3.6 million for reservoir relocation projects.

This leaves but \$5.6 million for purchase of right of way, adjustment of utilities, and new construction which may be initiated in the fiscal year 1962.

The federal aid program for Oklahoma is no brighter. Most of these funds are committed, too.

Lyons said Oklahoma can expect to receive \$32 million federal funds in the next fiscal year.

Of the total, \$3.6 million or 11 percent is obligated to reservoir relocations, \$20.8 million for interstate projects, and another \$5 million for grading, drainage and surfacing contracts already committed.

"This will leave but \$2.6 million of federal aid funds for right of way, utility adjustments, and primary, secondary and urban construction over the state next year, under present commitments," Lyons said.

Oklahoma matches federal road funds on a 50-50 basis on all but interstate projects. The federal government pays 90 percent of cost of the cross-country routes.

How did Oklahoma get on the \$24 million lake road hook?

Lyons explained the corps of engineers will only build the relocated routes to the same standards as the existing ones.

For this reason, the state elected to pay for what he called "betterments" required to meet the basis design standards currently used by the highway department and federal road bureau.

This means, engineers pointed out, Oklahoma is building modern roads instead of ones based on construction standards of 20 or 30 years ago when the old highways were built in the reservoir area.

The state will make a final \$1,435,000 payment July 1 on Oologah reservoir roads. At the same time, it will pay \$4,615,000 at Keystone and \$3,019,000 at Eufaula for a total outlay of \$9,069,000.

That will leave \$14,666,000 of the state funds committed to reservoir roads in the next three years. The state wants the payments stretched over a 12-year period.

Lyons conceded the plan is a departure from corps of engineers' requirements of "cash in hand" before awarding federal contracts.

But it would give Oklahoma an additional \$2.4 million of state funds plus an additional \$3.6 million of federal aid funds for statewide construction in the new fiscal year.

This release of federal funds will more than double the amount of federal aid projects that can be initiated over the state," the highway director said.

Lyons said if the plan is accepted, Oklahoma can count on a \$14.2 million statewide program for 1962.

The delegation was prepared to fall back on an alternate plan if the 12-year one is rejected. It calls for payment of the State's obligation on the relocated roads in six years.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 664**, as amended.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SB 57**, and referring the bill to General Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 38**, coauthored by Massey.

The above numbered Resolution was referred for enrollment.

FIRST READING

The following Bill was introduced and read the first time:

SB 393—By Fine, McClendon, Hamilton and Cobb.

An Act relating to nonresident contractors and subcontractors to insure the collection of taxes from nonresidents engaged in the business of contracting in this State; requiring nonresident contractors as herein defined to give notice to State and local taxing authorities, including the Oklahoma Employment Security Commis-

sion and State Industrial Court; providing for the filing of a bond to secure the payment of all taxes due and compliance with the Oklahoma Workmens Compensation Law; providing penalties for the violation of this Act; 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 1029—Municipal Government.

DO PASS, as amended:

SB 254—Municipal Government.

SB 255—Municipal Government.

HB 1016—Municipal Government, coauthored by Land and Graves.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

Eighty-ninth Legislative Day

Tuesday, June 6, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Cobb, Field, McClendon, McColgin, Ritzhaupt, Shoemake.—7.

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 John K. Long and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Rogers introduced Walter Wellman and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Ham introduced Richard Stufflebean and Charles Williams and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Kerr introduced Betty Criswell and asked that she be made Honorary Journal Clerk for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 164, 370 and 387 each correctly engrossed.

SCR 37 correctly enrolled.

Engrossed SBs 164, 370 and 387 were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SCR 37 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 572—By Briscoe, Priebe, Etling, Bower, Howe, Kardokus, Green and Tucker of the House and McSpadden of the Senate.

An Act relating to consumer sales taxes; exempting sales of fertilizer from such tax; and declaring an emergency.

HB 678—By Skaggs.

An Act relating to County Assessors and their deputies; amending 68 O. S. 1951, § 15.19, as amended by Section 1, Chapter 1Aa, Title 68, Oklahoma Session Laws 1957, page 481; fixing amounts to be allowed for travel expenses; and declaring an emergency.

HB 706—By Skaggs of the House and Rogers of the Senate.

An Act relating to insurance; amending Section 1510, Article 15, Chapter 1, Title 36, Oklahoma Session Laws 1957, page 283, (36 O. S. Supp. 1959 § 1510) which regulates valuation of reserves, by adopting an additional mortality table for

an optional standard; by prescribing treatment of extra premiums charged because of impairments or special hazards, and by prescribing certain age standards for such valuation purposes; amending subsections E, F, G, and H, Section 4029, Title 36, Article 40, Chapter 1, Oklahoma Session Laws 1957, page 375, (36 O. S. Supp. 1959 § 4029) which regulates nonforfeiture benefits by prescribing certain additional standards for calculation with respect thereto; and declaring an emergency.

HB 889—By Veterans and Military Affairs Committee.

An Act relating to Workmen's Compensation; authorizing the War Veterans Commission of Oklahoma to provide Workmen's Compensation for certain employees of the Oklahoma State War Veterans Home Facilities; and declaring an emergency.

HB 914—By Insurance Committee.

An Act relating to death benefits payable under the Workmen's Compensation Law; amending Title 85 O. S. 1951, Section 22 (7); repealing 85 O. S. 1951, Section 3.1 and 85 O. S. 1951, Section 44(b); providing for severability; and declaring an emergency.

HB 940—By Finch.

An Act relating to the practice of law; prohibiting such practice unless licensed by Supreme Court; defining practice of law; exempting transaction between parties personally; fixing penalties; and declaring an emergency.

HB 1009—By Baggett.

An Act relating to civil procedure; repealing 12 O. S. 1951, § 987; relating to summons in error.

HB 1021—By Baggett.

An Act relating to civil procedure; repealing 12 O. S. 1951, § 453; requiring exceptions to error of court on ruling of exception to depositions.

HB 1022—By Baggett.

An Act relating to civil procedure; re-

pealing 12 O. S. 1951, § 575; authorizing sheriff to select talesmen to obtain necessary number of jurors.

HB 1023—By Baggett.

An Act relating to civil procedure; repealing 12 O. S. 1951, § 632 through § 635; relating to exceptions to decisions of the court.

HB 1055—By Allard of the House and Breeden of the Senate.

An Act authorizing legal newspapers to change name without removing from the city of its publication and without losing its qualifications to carry legal notices, where already qualified to carry such notices, and validating all notices carried by such newspaper at the time of making such change; amending 25 O. S. 1951, § 104; and declaring an emergency.

HB 1103—By Shibley.

An Act relating to mental health; amending Title 43A, Chapter 1, Oklahoma Session Laws 1953, § 11, page 153, dealing with the Department of Mental Health, the Board of Mental Health and the Director of Mental Health; amending Title 43A, Chapter 1, Oklahoma Session Laws 1953, § 12, pages 153-154, relating to the Board of Mental Health, appointment of members and their duties; amending Title 43A, Chapter 1, Oklahoma Session Laws 1953, § 14(2), page 154, dealing with the duties of the Director of Mental Health; amending Title 43A, Chapter 1, Oklahoma Session Laws 1953, § 14(13), page 156, dealing with records of patients maintained by the Director of Mental Health; amending Title 43A, Chapter 1, Oklahoma Session Laws 1953, § 19, page 158, relating to the appointment, suspension or removal of certain officers of mental health institutions; amending Title 43A, Chapter 1, Oklahoma Session Laws 1953, § 31, page 159, dealing with the list of institutions within the Department of Mental Health; amending Title 43A, Chapter 1, Oklahoma Sessions Laws 1953, § 101, page 172, relating to the canteens and

canteen boards of mental health institutions; providing for filing and approval of budget requests, emergency reallocation of funds, approval of institutional requisitions; and declaring an emergency.

The above numbered HBs were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 536, 664 and 724.

The above numbered Enrolled Bills were, after fourth reading, 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 359—Privileges and Elections.

SB 377—Privileges and Elections.

DO PASS, as amended:

HB 1033—Congressional and Legislative Redistricting—To State and Federal Government by previous order.

FIRST READING

The following Bills were introduced and read the first time:

SB 394—By Payne of the Senate and Cole of the House.

An Act relating to Workmen's Compensation Insurance; amending Section 3, Senate Bill No. 44, Oklahoma Session Laws 1959, page 411, (47 O. S. Supp. 1959, § 375), to include driver's license examiners and maintenance personnel in the communications and transportation division within coverage by Workmen's Compensation; making an appropriation for purpose of paying premiums of such insurance; and declaring an emergency.

SB 395—By Ritzhaupt and Rogers.

An Act relating to mental health; amending the Mental Health Law of 1953,

as amended, dividing administrative and medical duties; establishing the position of administrator and supervisor; fixing qualifications; providing for method of selection; and declaring an emergency.

SB 396—By Kerr.

An Act amending Section 1021, Title 21, 1941 Oklahoma Statutes Annotated, relating to indecent exposures, obscene writings, pictures, or sound recordings, by adding a fifth sub-section prohibiting lewd, vicious, indecent and offensive words spoken to any female person by means of a telephone; and declaring an emergency.

SECOND READING

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

SB 393—Roads and Highways.

HB 1132—Revenue and Taxation.

HB 1133—Revenue and Taxation.

HB 1134—Revenue and Taxation.

HB 1220—Public Health.

HB 556—Public Safety.

Senator Hamilton questioned the presence of a quorum.

The President ordered the roll called, following which he declared a quorum was present.

GENERAL ORDER

SB 364 by Trent of the Senate and Nichols (Seminole) of the House was read and considered.

Upon motion of Senator Trent, SB 364 was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, SB 364 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 364 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Grantham.—1.

Excused: Berrong, Cobb, Field, McClendon, McColgin, Ritzhaupt, Shoemake.—7.

Not Voting: Baldwin, Cartwright, Stipe, Tipps.—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Grantham.—1.

Excused: Berrong, Cobb, Field, McClendon, McColgin, Ritzhaupt, Shoemake.—7.

Not Voting: Baldwin, Cartwright, Stipe, Tipps.—4.

The emergency was declared passed.

SB 364 was referred for engrossment.

Senator Ritzhaupt asked to be shown present, which was the order.

GENERAL ORDER

HB 891 by Bond, et al, of the House and Ham, Cowden, Cartwright and Graves of the Senate was read and considered.

By unanimous consent, Senator Trent was added as a coauthor of **HB 891**.

Upon motion of Senator Ham, **HB 891** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **HB 891** was placed upon third reading and final passage.

THIRD READING

HB 891 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: McSpadden.—1.

Excused: Berrong, Cobb, Field, McClendon, McColgin, Shoemake.—6.

Not Voting: Baldwin, Cartwright, Harris Land, Stipe.—5.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: McSpadden.—1.

Excused: Berrong, Cobb, Field, McClendon, McColgin, Shoemake.—6.

Not Voting: Baldwin, Cartwright, Harris Land, Stipe.—5.

The emergency was declared passed.

HB 891 was properly signed and ordered returned to Honorable House.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 555**.

By unanimous consent, **HCR 555** was taken up for consideration, read at length as follows, adopted upon motion of Sen-

without Portfolio to the Republic of Lebanon" was included in the **Congressional Record** for June 13, 1955, and, upon that occasion the Honorable Tom Steed, Congressman from the Fourth District, described Mr. Shibley as one " * * * who has achieved great success in life, both as a businessman and as a public servant. * * * I know of no man who holds our country in higher esteem or who gives it greater love. He is to be commended for the fine work he has done in helping to build among other nations a better and closer understanding of our country and its aims. I think his services could well be used in greater degree if our State Department availed itself of his services"; and

WHEREAS, despite an outstanding and busy career as one of Oklahoma's outstanding citizens, Mr. Shibley has found it possible to devote much valuable time to such organizations as the Boy Scouts of America, the Salvation Army, the Infantile Paralysis Committee, War Bond Drives and other civic activities too numerous to mention; and

WHEREAS, on December 23, 1958, the State Highway Commission honored Mr. Shibley by designating State Highway 27 between Bristow and Drumright (a distance of 20 miles) as the "William K. Shibley Highway" which action was in recognition for his untiring efforts in services to his constituents and to the State of Oklahoma; and

WHEREAS, the said William K. Shibley is a man of great ability and highest integrity who is possessed of much love for his adopted country and a true understanding in love for the country of his birth, whose every act is one of good will toward his fellow men.

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

THAT this Twenty-eighth Legislature of

the State of Oklahoma does hereby recommend to the President of the United States that he appoint the Honorable William K. Shibley "Goodwill Ambassador without Portfolio" to the Republic of Lebanon, with the firm conviction that such an appointment and designation of our esteemed colleague and citizen will do much to cement the splendid relations already existing between two great countries.

BE IT FURTHER RESOLVED that a duly authenticated copy of this Resolution be presented to the Honorable William K. Shibley, and that copies be forwarded to the Honorable John F. Kennedy, the President of the United States, and to the members of the Oklahoma Congressional Delegation in Washington, D. C., as the means of conveying the sentiments and recommendation herein expressed.

Senators Berrong and McClendon asked to be shown present, which was the order.

GENERAL ORDER

SB 302 by Rogers was read and considered.

Upon motion of Senator Rogers, **SB 302** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

without Portfolio to the Republic of Lebanon" was included in the **Congressional Record** for June 13, 1955, and, upon that occasion the Honorable Tom Steed, Congressman from the Fourth District, described Mr. Shibley as one " * * * who has achieved great success in life, both as a businessman and as a public servant. * * * I know of no man who holds our country in higher esteem or who gives it greater love. He is to be commended for the fine work he has done in helping to build among other nations a better and closer understanding of our country and its aims. I think his services could well be used in greater degree if our State Department availed itself of his services"; and

WHEREAS, despite an outstanding and busy career as one of Oklahoma's outstanding citizens, Mr. Shibley has found it possible to devote much valuable time to such organizations as the Boy Scouts of America, the Salvation Army, the Infantile Paralysis Committee, War Bond Drives and other civic activities too numerous to mention; and

WHEREAS, on December 23, 1958, the State Highway Commission honored Mr. Shibley by designating State Highway 27 between Bristow and Drumright (a distance of 20 miles) as the "William K. Shibley Highway" which action was in recognition for his untiring efforts in services to his constituents and to the State of Oklahoma; and

WHEREAS, the said William K. Shibley is a man of great ability and highest integrity who is possessed of much love for his adopted country and a true understanding in love for the country of his birth, whose every act is one of good will toward his fellow men.

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

THAT this Twenty-eighth Legislature of

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BE IT FURTHER RESOLVED that a duly authenticated copy of this Resolution be presented to the Honorable William K. Shibley, and that copies be forwarded to the Honorable John F. Kennedy, the President of the United States, and to the members of the Oklahoma Congressional Delegation in Washington, D. C., as the means of conveying the sentiments and recommendation herein expressed.

Senators Berrong and McClendon asked to be shown present, which was the order.

GENERAL ORDER

SB 302 by Rogers was read and considered.

Upon motion of Senator Rogers, **SB 302** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cobb, Field, McColgin, Shoe-make.—4.

Not Voting: Baldwin, Cartwright, Stipe.—3.

The bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cobb, Field, McColgin, Shoe-make.—4.

Not Voting: Baldwin, Cartwright, Stipe.—3.

The emergency was declared passed.

SB 302 was referred for engrossment.

GENERAL ORDER

HB 946 by Baggett was read and considered.

Senator Payne asked unanimous consent, which was granted, to be shown as the Senator author of **HB 946**.

Upon motion of Senator Payne, **HB 946** was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **HB 946** was placed upon third reading and final passage.

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: Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Allen.—1.

Excused: Cobb, Field, McColgin, Shoe-make.—4.

Not Voting: Bailey, Baldwin, Cartwright, Garrison, Harris, Kerr, Land, Stipe.—8.

The bill was declared passed.

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

Aye: Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Allen.—1.

Excused: Cobb, Field, McColgin, Shoe-make.—4.

Not Voting: Bailey, Baldwin, Cartwright, Garrison, Harris, Kerr, Land, Stipe.—8.

The emergency was declared passed.

HB 946, as amended, was referred for engrossment.

Senator Cobb asked to be shown present, which was the order.

GENERAL ORDER

SB 253 by Breeden was read and considered.

Senator Breeden moved to amend **SB 253**, line 1, page 6, by deleting after the word "years" and before the word "One" the period and substituting therefor a semi-colon, and inserting between the semi-colon and the word "one" the following "and one (1) member shall be appointed for a term of three (3) years." which amendment was declared adopted.

Senator Breeden moved to amend **SB 253**, line 9, page 12, by inserting a period after the word "Commission" and by capitalizing the letter "a" in the word "after" which amendment was declared adopted.

Upon motion of Senator Breeden **SB 253**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **SB 253**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 253 was read for the third time at length.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Allen, Lollar, McClendon, Pitcher, Trent.—5.

Excused: Field, McColgin, Shoemake.—3.

Not Voting: Baldwin, Cartwright.—2.

The bill was declared passed.

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

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Nay: Allen, Lollar, McClendon, Pitcher, Trent.—5.

Excused: Field, McColgin, Shoemake.—3.

Not Voting: Baldwin, Cartwright.—2.

The emergency was declared passed:

SB 253, as amended, was referred for engrossment.

Senator Cowden presiding.

Senator Shoemake asked to be shown present, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Graves motion to reconsider the vote by which **HB 582**, as amended, failed of passage, it was adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Cobb, Colston, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Boecher, Dacus, Fine, McClendon, Morford, Payne, Romang, Stevenson, Tipps.—9.

Excused: Field, McColgin.—2.

Not Voting: Bohannon, Cartwright, Collins, Ham, Lollar, Stipe.—6.

THIRD READING

On the question of passage of **HB 582**, as amended, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Cobb, Colston, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Boecher, Breeden, Dacus, Fine, McClendon, Payne, Romang, Stevenson, Tipps.—9.

Excused: Field, McColgin.—2.

Not Voting: Cartwright, Collins, Ham, Morford, Stipe.—5.

The bill was declared passed.

Senator Graves asked unanimous consent, which was granted, that the Emergency Section of **HB 582** be stricken and the Title amended to conform thereto.

HB 582, as amended, was referred for engrossment.

GENERAL ORDER

HB 528 by Levergood was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 528** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 528** was 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer). 34.

Excused: Field, McColgin.—2.

Not Voting: Allen, Cartwright, Collins, Garrison, Ham, Morford, Pitcher, Tipps.—8.

The bill was declared passed.

HB 528 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 525 by Levergood and Henry was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 525** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 525** was 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: Bailey, Baldwin, Berrong, Boecher,

Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer). —34.

Excused: Field, McColgin.—2.

Not Voting: Allen, Belvin, Cartwright, Collins, Ham, Kerr, McClendon, Payne.—8.

The bill was declared passed.

HB 525 was properly signed and ordered returned to Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and returning enrolled **SCR 37**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

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

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 302 correctly engrossed.

Engrossed **SB 302** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 284 by Bailey was read and considered.

Senator Bailey moved to amend **SB 284**, lines 3, 4 and 6, page 2, by changing the words and figures "thirty-five hundred (3,500)" to read "thirty-seven hundred (3,700)" which amendment was declared adopted.

Upon motion of Senator Bailey, **SB 284**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **SB 284**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Rogers moved to reconsider the vote by which **SB 284**, as amended, was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

Senator Rogers moved to amend **SB 284**, line 7½, page 3, by adding a new Section 4, and renumbering the succeeding sections accordingly, Section 4 to read as follows: "Provided however no such ordinance shall become effective until the same shall be approved by a majority of the qualified electors of such city or town voting thereon at any general or special election called for that purpose in the manner provided by law for the calling and holding of special elections in cities and towns. In submitting such an ordinance to the electors, it shall not be necessary to print on the ballot the full text of the ordinance, but it shall be sufficient to print thereon the substance as required by law to be set forth in the title of the ordinance." which amendment was declared adopted.

Senator McClendon moved to amend **SB 284**, line 18, page 2, by adding after the period the following: "Provided that any collections made from students attending institutions of higher education shall be surrendered to the Oklahoma Tax Commission by the city imposing the taxes provided in this act. Provided further that the above tax collected shall be placed in the state general fund." and amend the title to conform thereto, which amendment was declared adopted.

Senator Bailey moved that **SB 284**, as amended, be stricken from the Calendar, which motion, by unanimous consent, he withdrew.

Upon motion of Senator Bailey, **SB 284**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **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: Bailey, Belvin, Berrong, Bohannon, Breeden, Dacus, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McSpadden, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Trent, Wilson (Greer).—22.

Nay: Allen, Baldwin, Cartwright, Colston, Cowden, Easterly, Fine, Garrison, Ham, Romang, Shoemake, Stevenson.—12.

Excused: Field, Lollar, McColgin.—3.

Not Voting: Boecher, Cobb, Collins, Morford, Payne, Pitcher Wilson (Beckham).—7.

The bill was declared failed of passage.

GENERAL ORDER

SB 368 by Stipe was read and considered.

Upon motion of Senator Stipe, **SB 368** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **SB 368** was considered engrossed and placed upon third reading and final passage.

Senator Shoemake presiding.

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, Bailey, Belvin, Boecher, Bohannon, Colston, Cowden, Fine, Ham, Hamilton, Kerr, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Greer).—22.

Nay: Baldwin, Berrong, Cartwright, Dacus, Easterly, Garvin, Grantham, Graves, Harris, Land, Rogers, Shoemake, Wilson (Beckham).—13.

Excused: Field, Lollar, McColgin.—3.

Not Voting: Breeden, Cobb, Collins, Garrison, Morford, Tipps.—6.

The bill was declared failed of passage.

GENERAL ORDER

HB 848 by Howard, et al was read and considered.

Senator Land asked that his name be added as a Co-author of **HB 848**, which was the order.

Senator Boecher presiding.

Upon motion of Senator Land, **HB 848** was advanced to engrossment.

Senator Stipe presiding.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Land asked unanimous consent, which was granted, that **HB 848** be placed upon third reading and final passage.

THIRD READING

HB 848 was read for the third time at length.

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

Aye: Bailey, Baldwin, Belvin, Bohannon, Breeden, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—29.

Nay: Allen, Boecher, Cartwright, Colston, Dacus, Harris, McClendon, Tipps, Wilson (Greer).—9.

Excused: Berrong, Field, Lollar, McColgin.—4.

Not Voting: Cobb, Fine.—2.

The bill was declared passed.

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

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—31.

Nay: Allen, Cartwright, Colston, Dacus, Harris, Tipps, Wilson (Greer).—7.

Excused: Berrong, Field, Lollar, McColgin.—4.

Not Voting: Cobb, Fine.—2.

The emergency was declared passed.

HB 848 was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, President Pro Tempore Collins moved to reconsider the vote by which **SB 368** failed of passage.

MOTION

Senator Belvin moved that the Rules of the Senate be suspended for the purpose of withdrawing **SB 329** from the Committee on Judiciary and placing the bill on the Calendar.

Senator Baldwin presiding.

Senator Berrong asked to be recorded present, which was the order.

Senator Garvin presiding.

Senator Breeden moved to table the Belvin motion, which motion was declared adopted, upon a roll call as follows:

Aye: Baldwin, Berrong, Breeden, Collins, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Harris, Morford, Payne, Pazoureck, Ritzhaupt, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—19.

Nay: Belvin, Boecher, Bohannon, Cobb, Colston, Cowden, Graves, Ham, Hamilton, Kerr, Land, McClendon, McSpadden, Pitcher, Rogers, Romang, Stevenson, Trent.—18.

Excused: Field, Lollar, McColgin.—3.

Not Voting: Allen, Bailey, Cartwright, Stipe.—4.

Senator Ritzhaupt presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 38 correctly enrolled.

Enrolled **SCR 38** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Garvin presiding.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 667** and **793**, each as amended.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SBs 54, 75, 76, 332, 333, 339** and referring said Bills to the General Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 7**, and naming House Conferees as follows: Willis (Jackson), Paterson and Moad.

CONFERENCE COMMITTEE APPOINTED

As previously authorized so to do, President Pro Tempore announced the appointment of the Senate Conferees under the following numbered bill:

SB 7: Senators Easterly, Boecher, Wilson (Beckham).

MOTION TO RECONSIDER VOTE

Senator Fine asked unanimous consent, which was granted, that the time be extended one additional legislative day for the consideration of his motion to reconsider the vote by which **SB 107** failed of passage.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:30 p.m., tomorrow, which motion prevailed.

FIRST READING

The following Bills were introduced and read the first time:

SB 397—By Harris.

An Act relating to partnerships; amending Section 6, Chapter 1, Title 54, page

289, Oklahoma Session Laws 1955 (54 O. S. Supp. 1959, § 206); exempting from the provisions of this Act associations licensed for certain purposes when created by written articles containing certain provisions characteristic of corporate entities; requiring payment of a filing fee, the filing of certain documents and the recording thereof; providing that said associations shall be subject to laws regulating the practice of the profession, or engaging in the occupation or trade involved and shall be deemed and treated at law as a corporation and not a partnership; repealing conflicting laws; making the provisions of this Act severable; and declaring an emergency.

SB 398—By Rogers and Shoemaker of the Senate and Skaggs of the House.

An Act relating to police pensions and retirement; amending 11 O. S. 1951, § 541e, concerning powers of the board of trustees and authorizing the investment of funds of the Police Pension and Retirement System in certain specified classes of bonds or bond management companies; and declaring an emergency.

SB 399—By Wilson (Beckham), Rogers and Garrison of the Senate and Baggett, Burkett and Williams (Carter) of the House.

An Act relating to professional corporations; authorizing the incorporation of professional corporations to practice specified professions; defining terms; providing for applicability of Business Corporation Act; specifying contents of articles of incorporation; limiting ownership and management to licensed professional persons; limiting purposes of incorporation; designating contents of corporate name; prescribing limitations on the issuance and transfer of shares; preserving professional relationships; providing for repurchase of shares on death or disqualification of shareholders; requiring filing of annual certificates; providing for application to existing corporations; authorizing various regulating boards to is-

sue certificates and providing fees therefor; declaring statutory policy; providing severability; providing inapplicability of 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 137—Business and Industry.

SB 337—Privileges and Elections.

SB 338—Public Safety.

SB 386—Revenue and Taxation.

HB 993—Public Health.

HB 1011—Banks and Banking.

HB 1041—State and Federal Government.

DO PASS, as amended:

SB 289—Appropriations and Budget.

SB 327—Revenue and Taxation.

HB 590—Appropriations and Budget.

HB 644—Banks and Banking—To Appropriations and Budget by previous order.

HB 850—Privileges and Election—co-authored by Wilson (Greer).

HB 972—State and Federal Government.

COMMITTEE REPORTS

The following Committee Reports were submitted:

DO NOT PASS, as amended:

HB 645—Revenue and Taxation, coauthored by Land and Rogers.

DO PASS: **HB 645**—Minority of Revenue and Taxation, signed by Senator Pazoureck.

Senator Land asked that **HB 645** be ordered printed and placed upon the Calendar notwithstanding the adverse report of the Committee on Revenue and Taxation, to which objection was voiced.

Presiding Officer Garvin advised that a Minority Report of the Revenue and Taxation Committee Re: **HB 645** had been submitted and should be disposed of now unless the time is extended.

Senator Fine moved that the Senate adjourn, which motion was ruled out of order on a point of order raised by Senator Ritzhaupt, who cited Rule 10-b.

Senator Pazoureck asked unanimous consent that the Rules be suspended and consideration of the Minority Report on **HB 645** be deferred for one legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 38**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

As provided under the McSpadden motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

The following Committee Reports were

COMMITTEE REPORTS

HB 573—State and Federal Government.
 Introduced by Wilson (Guest).
 The Committee on Privileges and Election—Con-

HB 544—Bank, and Banking—To Ap-
 propriations and Budget by previous or-

HB 550—Appropriations and Budget.

HB 545—Appropriations and Taxation.

HB 546—Appropriations and Taxation.

HB 547—Appropriations and Taxation.

HB 548—Public and Federal Govern-

HB 549—Public and Banking.

HB 550—Public and Taxation.

HB 551—Public and Taxation.

HB 552—Public and Taxation.

HB 553—Public and Taxation.

HB 554—Public and Taxation.

HB 555—Public and Taxation.

HB 556—Public and Taxation.

HB 557—Public and Taxation.

HB 558—Public and Taxation.

HB 559—Public and Taxation.

HB 560—Public and Taxation.

HB 561—Public and Taxation.

HB 562—Public and Taxation.

HB 563—Public and Taxation.

HB 564—Public and Taxation.

HB 565—Public and Taxation.

HB 566—Public and Taxation.

HB 567—Public and Taxation.

HB 568—Public and Taxation.

HB 569—Public and Taxation.

HB 570—Public and Taxation.

As provided under the McSpadden mo-
 tion, the senate was declared adjourned to
 1:30 p.m. tomorrow.

The bill was ordered referred to the Secretary
 of state.

Advising the signing of and returning
 Enrolled SCR 38.

HB 545 be deferred for one
 was the order.

Senator Parnock asked unanimous
 consent

Senator Parnock asked unanimous
 consent

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 consent

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 consent

Ninetieth Legislative Day

Wednesday, June 7, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

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 Berrong introduced Phillip Wade and Dennis Paul Pratt, and Donna and James Edward Covey, and asked that Donna be made Honorary Journal Clerk for this legislative day and that Phillip Wade, Dennis Paul and James Edward be made Honorary Pages, which was the order.

Senator Cobb introduced Vicki Herd, Randy Martin, Tommy Harbert, Larry Cobb, Mike Hellock, Sammy Clark and Danny Key and asked that Vickie be made Honorary Journal Clerk for this legislative day, and that Randy, Tommy, Larry, Mike, Sammy and Danny be made Honorary Pages, which was the order.

Senator Garrison introduced Ann Noble and asked that she be made Honorary Page for this legislative day.

Senator Stipe introduced Dwayne and

Wayne Tipps, young sons of Senator Tipps, and asked that they be made Honorary Pages for this legislative day which was the order.

Senator Land introduced Kathleen Seibert and Barbara Bauer of Tulsa and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Romang introduced Bruce McDonald of Albuquerque, New Mexico, a friend of Senator Morford, and asked that Bruce be made Honorary Page for this legislative day, which was the order.

RESOLUTION

Senator Graves introduced the following Resolution, which was read at length, coauthored by Rogers, Ham, Baldwin, Allen, Stipe, Cowden, Wilson (Greer), Berrong, Garrison, Ritzhaupt, Hamilton, Grantham, Colston, Romang, Payne, Collins, Field and Dacus, adopted upon motion of Senator Graves and referred for engrossment:

SENATE CONCURRENT RESOLUTION
NO. 39 — By Graves, Rogers, Ham, Baldwin, Allen, Stipe, Cowden, Wilson (Greer), Berrong, Garrison, Ritzhaupt, Hamilton, Grantham, Colston, Romang, Payne, Collins, Field and Dacus of the Senate and Stevens, Levergood and Henry of the House.

A RESOLUTION COMMENDING DR. JOHN WESLEY RALEY ON THE COMPLETION OF TWENTY - SEVEN EMINENTLY SUCCESSFUL AND REWARDING YEARS AS PRESIDENT OF OKLAHOMA BAPTIST UNIVERSITY; EX-

PRESSING APPRECIATION AND GRATITUDE FOR OUTSTANDING CONTRIBUTIONS TO HIS STATE AND COUNTRY; EXTENDING HEARTFELT WISHES FOR FURTHER SUCCESSES IN HIS POSITION AS CHANCELLOR OF OKLAHOMA BAPTIST UNIVERSITY; AND DIRECTING THE DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, Dr. John Wesley Raley, for an unprecedented term of 27 years the dynamic and inspirational President of Oklahoma Baptist University at Shawnee, on May 31, 1961 handed over to his young and able successor the mantle of leadership of this esteemed liberal arts institution worn with such distinction, dedication and unswerving purpose as to merit permanent possession of the richly deserved title "Mr. O.B.U."; and

WHEREAS, with his characteristic youthful fervor, determination and disregard of the odds, Dr. Raley assumed the awesome but challenging responsibility of leadership at the struggling young Oklahoma Baptist University on June 1, 1934, at the height of the Great Depression and a period of great adversity and stress for even the most sturdy institutions across the length and breadth of the land; and

WHEREAS, proud pioneer parents Leonidas W. and Margaret Frances Raley could little have foreseen, at their Rosebud, Texas, home, on August 15, 1902, that this new-born, red-headed, fiery son of Eire would rise meteorically to become, at the tender age of 31 years, the possessor of three earned degrees — a Bachelor of Arts from Baylor University at Fort Worth in 1923, a Master of Theology from Southwestern Baptist Theological Seminary at Fort Worth in 1924, and a Doctor of Theology from Eastern Baptist Seminary in Philadelphia in 1931 — as well as a teacher, an ordained minister of the Baptist Church, President of the Board of Trustees of Oklahoma Baptist University during 1933-1934, and the youngest university president in the na-

tion, in 1934, with a capacity for further achievement that would capture the imagination of his state and nation; and

WHEREAS, at the normally pliant age of nine years, when one's date with destiny can only with great margin for error be predicted, this already strong-willed individualist, with a prophetic degree of accuracy and a characteristic expression of an enduring faith in the future, was voicing a prayer to his God that He in all His Goodness "make me an uncommon man" so that his life might be one of such accomplishment as to capture and challenge the minds of men; and so it has been, climaxed with the spectacular academic and physical metamorphosis of Oklahoma Baptist University from an impecunious institution with a distressingly inadequate physical plant of four buildings, a campus of 60 sparse and unlandscaped acres, a meager faculty and student body, an indebtedness of some \$240,000, an endowment fund of only \$40,000, slight academic reputation or stature, and looking bleakly toward a depressingly inauspicious and uncertain future, to a respected institution of higher learning bearing the approval and sanction of the North Central Association of Colleges and Secondary Schools, the American Association of Colleges for Teacher Education and the American Association of University Women, a physical plant enlarged by some 35 buildings — twelve of them being major structures, a beautifully landscaped campus of 130 well-planned acres, a total valuation in excess of \$8 million, increased denominational and other private support for building and endowment funds and operating expenses, an endowment fund of more than \$2 million, a burgeoning student body representing many states and foreign lands and numbering in excess of 1,400 eager aspirants for increased knowledge under the guidance of a talented and highly respected faculty of more than 90; and

WHEREAS, few would deny that such prodigious growth and progress has been

in large measure the inevitable consequence of a seldom-equalled tenacity of purpose and unremitting determination of spirit, an inherent faith in the beneficence of an Allwise Creator when in harmony with His Purpose, and a dedication to the attainment of a noble ideal set early in life and reaffirmed, by Dr. Raley, upon the occasion of his first inaugural address as the eighth President of Oklahoma Baptist University with the prayer:

"God, make this my altar

Myself, the sacrifice,

This task to which I put my hand.";

and

WHEREAS, Dr. Raley's many estimable qualities, including the candor, the fiery temper to match the fiery hair, the determination, the wit and ability at repartee, the decisiveness, the sincerity, the humor, coupled with the tangible evidence of the innumerable accomplishments, have carried him to the pinnacle of success among his contemporaries; enabled him to play a powerful and noble role in the lives of untold thousands; endeared him to the hearts and minds of students, faculty, friends and associates; and assured the legions of supporters and followers in this his adopted state and across the nation that further heights are yet to be surmounted in his new role as Chancellor of the University; and

WHEREAS, lest we forget that no man is an island unto himself, the beloved fellow Oklahoman to whom these encomiums are addressed would be the first among us to express a deep sense of gratitude and obligation for the Christian teaching of loving parents instilled within him during the years of childhood and adolescence and for the aid and sustenance rendered in the unparalleled years at Oklahoma Baptist University by his co-religionists who placed in his tireless leadership their faith and trust, by the citizens of his city and community of Shawnee, by a faculty sharing with him the cherished dream of greatness for

their beloved University and, perhaps most importantly, by his devoted wife, Helen Thames Raley, Senior, the woman who has walked by his side along the path to greatness and encompassed with her heart and soul his life's work and objectives; who has been his resourceful companion on the vitally necessary and sometimes fruitless journeys in search of increased support and encouragement for the fledgling University; who has been these many years the charming and gracious hostess in the President's beautiful home on Bison Hill; who has been his confidant and a vital fount of knowledge; who has been the devoted and loving mother of their children, John Wesley, Junior, and Helen Thames, Junior; who has been the source of invaluable spiritual guidance to innumerable students seeking her wise and gracious counsel; and who, with a zest for life and accomplishment matched only by the youthful vitality of her husband, has achieved eminence in her own right as noted author and musician; and

WHEREAS, out of the mainstream of American history and thought has come a conviction and faith in the universal efficacy and inherent value of individual initiative and industry as a stimulus to the continued growth and progress of our material as well as spiritual well-being, it is thus both fitting and proper that this body of elected representatives of the people of this great state officially express its appreciation and gratitude for the outstanding contributions of a fellow citizen, Dr. John Wesley Raley, who has embodied and personified that noble pioneer spirit of indomitable industry, enterprise and sheer strength of character in the nurturing and fulfillment of a life's dream and the lifting from a position of relative obscurity to a rightfully recognized position of stability and strength in the educational world, his beloved Oklahoma Baptist University, and to express its further gratitude that, in continuing as Chancellor of the University, his dis-

tinguished talents will continue as always in the dedicated service of his fellow man.

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

SECTION 1. That Dr. John Wesley Raley, who, on May 31, 1961, ended an unprecedented term of 27 eminently successful years as the eighth president of Oklahoma Baptist University at Shawnee, thereupon to assume the newly-created and further challenging position as the University's first Chancellor, be and hereby is congratulated and commended on behalf of his fellow citizens for his many distinguished contributions to his state and nation in the fields of education and religion; and

SECTION 2. That Dr. Raley be and hereby is extended the deep and heartfelt wishes of this body in his new position as Chancellor, and its gratitude in the knowledge that the singularly astounding capabilities and talents of this outstanding Oklahoman will continue in the service of his state and nation; and

SECTION 3. That this Resolution be spread upon the pages of the permanent Journals of the Senate and House of Representatives and that duly authenticated copies thereof be forwarded to Dr. and Mrs. Raley, as a mark of the esteem of this body, to their son, John Wesley Raley, Jr., Midwest City, and to their daughter, Mrs. James C. Nash, Waco, Texas.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 241, 253 and 364, and HBs 582 and 946, each correctly engrossed.

Engrossed SBs 241, 253 and 364 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HBs 582 and 946, as amended, were properly

signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 525, 528, 667, 793, 848 and 891.

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 555.

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 362—Agriculture.

HB 782—Public Safety.

HB 948—Education—Common.

HB 987—Public Safety.

HB 1020—Agriculture.

HB 1047—Agriculture.

HB 1110—Education—Common.

HB 1220—Public Health.

DO PASS, as amended:

HB 1135—Education—Common.

MOTION

Senator Stipe moved that as of today, the Senate not withdraw any bills from Committee, that no Senate Bills be reported out of Committees until first approved by the Rules Committee and that no Bills be introduced until approved by the Rules Committee, which motion was tabled upon motion of Senator Stevenson.

Pending consideration of Committee Report on **HB 645**:

Senator Land moved that the Minority Report on **HB 645** be substituted for the Majority Report, which motion failed of adoption upon a roll call as follows:

Aye: Bailey, Belvin, Bohannon, Easterly, Field, Garrison, Grantham, Ham, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—20.

Nay: Allen, Baldwin, Berrong, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Fine, Garvin, Graves, Hamilton, Harris, Lollar, McClendon, Payne, Pitcher, Ritzhaupt, Shoemake, Wilson (Beckham).—22.

Not Voting: Cartwright, Stipe.—2.

FIRST READING

The following Bill was introduced and read the first time:

SB 400—By Allen.

An Act relating to the creation and establishment of a military reserve liaison office in the State of Oklahoma to be operated by a member of the armed forces reserve who shall have the rank of brigadier general, or its equivalent, to be appointed by the governor for a term of four (4) years and establishing the qualifications and duties of the officer selected.

SECOND READING

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

SB 394—Insurance.

SB 395—Public Health.

SB 396—Senator Kerr asked unanimous consent that **SB 396** be referred direct to the calendar, to which Senator Grantham objected.

Senator Kerr moved that **SB 396** be printed and placed upon the calendar without reference to a committee, which motion prevailed.

SB 397—Judiciary.

SB 398—Insurance.

SB 399—Judiciary.

HB 572—Revenue and Taxation, then to Business and Industry.

HB 678—County Government.

HB 706—Insurance.

HB 889—Insurance.

HB 914—Insurance.

HB 940—Judiciary.

HB 1009—Judiciary.

HB 1021—Judiciary.

HB 1022—Judiciary.

HB 1023—Judiciary.

HB 1055—Business and Industry.

HB 1103—Public Health.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Collins motion to reconsider the vote by which **SB 368** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Cobb, Collins, Cowden, Dacus, Field, Fine, Garrison, Garvin, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Trent, Wilson (Beckham).—30.

Nay: Boecher, Colston, Easterly, Grantham, Graves, Harris, Morford, Rogers, Stevenson, Tipps, Wilson (Greer).—11.

Not Voting: Breeden, Cartwright, Land.—3.

Senator Stipe asked unanimous consent, which was granted, that further consideration of **SB 368** be deferred temporarily.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Bailey moved that the vote be reconsidered by which **SB 284** failed of passage.

SPECIAL COMMITTEE REPORT

Senator Rogers, Chairman of the Special Committee appointed under **SR 9**, sub-

mitted the following Report on Public Health, Mental Health and Public Welfare:

REPORT ON PUBLIC HEALTH,
MENTAL HEALTH AND
PUBLIC WELFARE

By

SENATE ECONOMY COMMITTEE
(Established by SR 9)

Your Committee has surveyed the field of public health, mental health and public welfare in an effort to try to determine those areas wherein there are possible savings which may be effected, or an increase of services may be possible, or the elimination of duplication or transfer of institutions may be accomplished without decreasing the overall effectiveness of the necessary services of government in any or all of the areas of service.

In order to implement the above and serve the best interests of the people of Oklahoma, your Committee makes the following recommendations:

1. Your Committee is of the opinion that the ends above mentioned can be realized by a transfer of the cost of operation of the following institutions from the General Revenue Fund appropriation to the Department of Public Welfare, and the operation expense of each institution will be borne by the Department of Public Welfare, and that such transfer and the resulting savings from the General Revenue Fund appropriation will be as indicated:

	Budget A	Budget B
Girls Town	\$325,240	\$373,800
Training School for White Boys	480,000	565,668
Training School for Negro Boys	319,550	354,074
Whitaker State Home for White Children	752,000	788,800
Consolidated Negro Institutions	604,838	774,838

Your Committee therefore recommends the passage of legislation which will effect the transfers above indicated, which will result in the overall savings to the General Revenue Fund of \$2,481,628 un-

der Budget A, and \$2,857,180 under Budget B.

2. Authorize a longterm lease agreement affecting the Oklahoma General Hospital, Clinton, Oklahoma, whereby the operation of this institution will be transferred from the responsibility of the State of Oklahoma to local responsibility, similar to the lease agreement entered into between the State of Oklahoma and the City of McAlester regarding the McAlester General Hospital. Your Committee has prepared and is introducing legislation to permit this type of lease agreement, and recommends that the General Fund appropriation heretofore made to Oklahoma General Hospital not be made for the succeeding biennium. This will result in the overall savings to the General Revenue Fund of \$460,000 under Budget A, and \$550,000 under Budget B.

3. Consolidate Western Oklahoma Tuberculosis Sanatorium into Eastern Oklahoma Tuberculosis Sanatorium, and increase the appropriations to Eastern Oklahoma Tuberculosis Sanatorium to cover the cost of personal services and anticipated expenses incident to the consolidation, a total of \$716,000 for the biennium. This will result in an overall saving to the General Revenue Fund of \$604,000 for the biennium according to Budget A requests. Legislation effecting this transfer is being prepared by your Committee for introduction, and its passage is recommended.

4. Transfer the facilities of Western Oklahoma Tuberculosis Sanatorium to the Department of Public Welfare to be used by the Department to implement the program of medical care for the senior citizens of Oklahoma. Your Committee recognizes the present needs and anticipated requirements in this area in a proper overall public welfare program for Oklahoma. It is felt that the coordination of a state institution for medical and comicalary care of our senior citizens is of great importance now and its need will continue to be felt in the foreseeable fu-

ture. The operation of this hospital for senior citizens, staffed with competent medical personnel, is to be financed by the Department of Public Welfare, and it is believed that the expense to the Department in the operation thereof will be offset by a corresponding reduction in payments presently made to private medical care and comicillary institutions privately financed, directly or indirectly, by the Department of Public Welfare. Legislation effecting this transfer is being prepared by your Committee, and its passage is recommended.

5. Consider the transferring of the Department of Mental Health to the Department of Public Welfare. Even though the possible economy resulting from this transfer is difficult to calculate, your Committee is of the opinion that the coordination of the Mental Health Department and operation of the institutions under that Department will best be served by the transfer. This is one example of state government wherein careful cost controls are difficult to maintain, and many of the clients served by both Departments overlap in different areas serviced by these Departments. It is felt that a coordination of case work problems experienced by patients and families of patients of mental institutions can better be served by the trained personnel of the Department of Public Welfare. It is believed by your Committee that this transfer will tend to stabilize the program of mental health in Oklahoma and provide better administration of that program. The needs of the Department of Mental Health will be met during this biennium by appropriations from the General Revenue Fund to the Department of Public Welfare. Your Committee recommends the passage of SB 395, which provides that the Chief Administrative Officer of the Department of Mental Health will be one trained in the administration of institutions and not require that such administrator be a medical doctor. The passage

of SB 395 is recommended by this Committee.

Respectfully submitted,
ECONOMY COMMITTEE
s/ Cleeta John Rogers,
Chairman

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 180 by Wilson (Greer), Hamilton and Allen was read and considered.

Senators Stipe and Payne asked to be made co-authors of **SB 180**, which was the order.

Upon motion of Senator Wilson (Greer), **SB 180** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **SB 180** 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

N Cartwright.—1.

Excused: Dacus.—1.

Not Voting: Easterly, Rogers.—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden,

Cobb, Collins, Colston, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Cartwright.—1.

Excused: Dacus.—1.

Not Voting: Easterly, Rogers.—2.

The emergency was declared passed.

SB 180, as amended, was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

SB 159 by Shoemake of the Senate and Haworth, et al, of the House was read and considered.

Upon motion of Senator Shoemake, **SB 159** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **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: Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Baldwin.—1.

Not Voting: Allen, Bailey, Easterly, Ham.—4.

The bill was declared passed.

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

Aye: Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Baldwin.—1.

Not Voting: Allen, Bailey, Easterly, Ham.—4.

The emergency was declared passed.

SB 159, as amended, was referred for engrossment.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Romang motion to reconsider the vote by which **HB 513** failed of passage, it was adopted upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Nay: Hamilton.—1.

Excused: Berrong.—1.

Not Voting: Bailey, Easterly.—2.

THIRD READING

On the question of passage of **HB 513**, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves,

Ham, Harris, Kerr, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Grantham, Hamilton, McClendon.—3.

Excused: Berrong.—1.

Not Voting: Easterly, Land, Lollar, Ritzhaupt.—4.

The bill was declared passed.

HB 513 was properly signed and ordered returned to the Honorable House.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 181 by Wilson (Greer), Hamilton and Allen was read and considered.

Upon motion of Senator Wilson (Greer), **SB 181** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—42.

Not Voting: Easterly, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden,

Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—42.

Not Voting: Easterly, Wilson (Beckham).—2.

The emergency was declared passed.

SB 181, as amended, was referred for engrossment.

GENERAL ORDER

SB 289 by Pitcher of the Senate and Morgan of the House was read and considered.

Upon motion of Senator Pitcher, **SB 289** was advanced to engrossment.

By unanimous consent, upon request of Senator Pitcher, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—42.

Not Voting: Easterly, Wilson (Beckham).—2.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cow-

den, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—42.

Not Voting: Easterly, Wilson (Beckham).—2.

The emergency was declared passed.

SB 289, as amended, was referred for engrossment.

Senator Fine moved the Senate adjourn to meet at 11:00 a.m., tomorrow, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Bohannon, Cartwright, Collins, Fine, Grantham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps.—17.

Nay: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garrison, Garvin, Graves, Ham, Kerr, Land, McSpadden, Morford, Pitcher, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—26.

Not Voting: Easterly.—1.

THIRD READING

Senator Stipe asked for consideration of **SB 368**:

Senator Stipe moved to reconsider the vote by which **SB 368** was advanced to engrossment.

Senator Garvin moved to table the Stipe motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Boecher, Breeden, Cobb, Cowden, Field, Garrison, Garvin, Graves, Kerr, Land, Morford, Ritzhaupt, Rogers, Stevenson, Wilson (Greer).—18.

Nay: Baldwin, Berrong, Bohannon, Collins, Dacus, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin,

McSpadden, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps, Trent.—21.

Not Voting: Cartwright, Colston, Easterly, Pitcher, Wilson (Beckham).—5.

The vote occurring on the Stipe motion, it was declared adopted.

GENERAL ORDER

SB 368 was considered further.

Senator Berrong moved to amend **SB 368**, by striking sub-section (c), being lines 16 and 17, page 2, which amendment was declared adopted.

Senator Berrong moved to amend **SB 368**, line 4, page 3, by striking beginning with the word "provided" the balance of the line and lines 5, 6, 7, 8 and that part of line 9 including the word "Fund", which amendment was declared adopted.

Senator Baldwin moved to amend **SB 368**, by striking all reference to the State Department of Agriculture, which amendment was adopted.

Senator Stipe asked unanimous consent, which was granted, that the title of **SB 368** be amended to conform to the bill, as amended.

Upon motion of Senator Stipe, **SB 368**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—32.

Nay: Breeden, Cobb, Colston, Graves, Land, Morford, Rogers, Tipps.—8.

Not Voting: Cartwright, Easterly, Harris, Wilson (Beckham).—4.

The bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—32.

Nay: Breeden, Cobb, Colston, Graves, Land, Morford, Rogers, Tipps.—8.

Not Voting: Cartwright, Easterly, Harris, Wilson (Beckham).—4.

The emergency was declared passed.

SB 368, as amended, was referred for engrossment.

MOTION

Senator Fine moved that **SB 152** be withdrawn from the Calendar and referred to the Committee on Business and Industry for the purpose of holding a public hearing.

Senator Cowden, as a substitute, moved that **SJR 21** be withdrawn from the Labor Relations Committee and placed upon the Calendar.

Senator Shoemake, in lieu of all pending motions, moved to table the Fine motion.

Senator Stipe attempted to submit a second in lieu motion, which was ruled out of order on a point of order raised by Senator Garvin, who stated more than three (3) motions would be out of order.

Senator Shoemake asked to withdraw his motion, which was the order.

Senator Garvin moved to table the Cowden motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Bohannon, Collins, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, Mc-

Colgin, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—19.

Nay: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Dacus, Field, Garrison, Garvin, Graves, Kerr, Land, McSpadden, Morford, Ritzhaupt, Rogers, Stevenson, Wilson (Beckham), Wilson (Greer).—22.

Not Voting: Cartwright, Colston, Trent.—3.

Senator Hamilton moved that the Senate adjourn to meet at 10:30 a.m., tomorrow, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Bohannon, Collins, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—20.

Nay: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garrison, Garvin, Graves, Kerr, Land, Morford, Ritzhaupt, Rogers, Stevenson, Wilson (Beckham), Wilson (Greer).—22.

Not Voting: Cartwright, Trent.—2.

Senator McClendon raised a point of order against the Cowden motion, stating it was a "double barrel" motion.

Upon the record being ordered read, the Cowden motion was declared in order, the Presiding Officer ruling the motion carried with it the implication of a suspension of the Rules.

The vote occurring on the Cowden motion, it was declared failed of adoption, upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garrison, Garvin, Graves, Kerr, Land, Morford, Ritzhaupt, Rogers, Stevenson, Wilson (Beckham), Wilson (Greer).—22.

Nay: Baldwin, Bohannon, Collins, Easterly, Fine, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Tipps.—20.

Not Voting: Cartwright, Trent.—2.

Senator Fine asked to withdraw his motion Re **SB 152**, which was the order.

Senators McSpadden and Bohannon asked to be shown excused for the remainder of this legislative day, which was the order.

MOTIONS TO RECONSIDER VOTES

Senator Shoemake asked that consideration of his motion to reconsider the vote by which **SB 316** was passed be extended one day, which was the order.

Senator Hamilton asked that consideration of his motion to reconsider the vote by which **SB 355** failed of passage be extended one day, which was the order.

RESOLUTION

Senator Field asked unanimous consent, which was granted, to introduce the following Resolution, following which it was the order that all members of the Senate be made co-authors, the Resolution being read at length as follows, adopted upon motion of Senator Field and ordered referred for enrollment:

SENATE RESOLUTION NO. 52—By Collins, Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).

A RESOLUTION EXPRESSING THE SORROW OF THE SENATE UPON THE PASSING OF GUY A. CURRY, SR.

WHEREAS, The members of the Senate are grieved by the passing on June 4, 1961, of the Honorable Guy A. Curry, Sr.; and

WHEREAS, The Honorable Guy A. Curry, Sr., began his distinctive legal career in Indian Territory by the estab-

lishment of a law practice in Quinton in 1903 and later at Stigler; and

WHEREAS, The Honorable Guy A. Curry, Sr., did serve the people of Haskell County as County Attorney from 1936-1940 and from 1945-1946; and

WHEREAS, The Honorable Guy A. Curry, Sr., represented the people of the 27th Senatorial District in the Oklahoma State Senate in 1941-1944 during which time distinguished himself as a true statesman and dedicated to the cause of improving and promoting the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE:

SECTION 1. That the members of the Oklahoma State Senate hereby reverently express their grief and sorrow upon the passing of the Honorable Guy A. Curry, Sr., and make special notice of the contributions made to the progress and growth of Oklahoma by his outstanding Statesmanship.

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.

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 95—Roads and Highways.

Senator Baldwin asked unanimous consent, which was granted, that prior to referring **SB 95** to Appropriations and Budget (2d reference), the bill be referred to the Special Committee appointed under **SR 9**.

SB 208—Roads and Highways.

SB 279—Business and Industry.

SB 322—Business and Industry.

HJR 538—Education—Higher.

HB 611—Business and Industry—To Appropriations and Budget by previous order.

HB 829—Education—Higher—Coauthored by Bailey, Hamilton, Ritzhaupt, Ham and Rogers.

HB 898—Business and Industry.

DO PASS, as amended:

SB 74—Appropriations and Budget.

SB 179—State and Federal Government.

SB 335—Business and Industry.

SB 366—Business and Industry.

HB 828—Privileges and Elections—co-authored by Bohannon.

WITHOUT RECOMMENDATION:

SB 379, as amended—Revenue and Taxation.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 7** was read and consideration deferred, upon motion of Senator Easterly:

TO THE PRESIDENT OF THE SENATE, AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 7, and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO AGRICULTURE; REGULATING THE USE AND APPLICATION OF PESTICIDES; DEFINING TERMS; REQUIRING PERMITS AND EXAMINATIONS, AND PAYMENT

OF PERMIT FEES, AND GUARANTY BONDS; DEALING WITH LIABILITY OF APPLICATORS OF PESTICIDES AND OTHER CHEMICALS; PROVIDING FOR CODIFICATION OF ACT; REPEALING SUBARTICLE (E), ARTICLE 3, CHAPTER A, TITLE 2, OKLAHOMA SESSION LAWS 1955, AS AMENDED, AND CHAPTERS 1 and 1a OF TITLE 2, OKLAHOMA SESSION LAWS 1959; MAKING PROVISIONS OF ACT SEVERABLE; FIXING EFFECTIVE DATE OF ACT; AND DECLARING AN EMERGENCY, beg leave to report that we have had the same under consideration and herewith return same with the following recommendations:

1. That the House recede from House Amendment No. 2.

2. That the House recede from House Amendment No. 3.

3. That the House Amendment No. 1 be adopted.

Respectfully submitted,

For the Senate:	For the House:
Easterly,	Willis (Jackson),
Chairman	Chairman
Wilson (Beckham)	Moad
Boecher	Patterson

Senator Payne moved that the Sergeant-at-Arms be instructed to bar lobbyists from the Senate hallways and Lounge, which motion by unanimous consent he withdrew.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

OF PERMIT FEES AND GUARANTY
BONDS, WITH LIABILITY OF
APPLICATIONS OF
AND
FOR

OTHER CHANGES
SUBARTICLE 1, ARTICLE 1, CHAP.
TER A, TITLE 2, OKLAHOMA SESSION
AS AMENDED, AND

TER A, TITLE 2, OKLAHOMA SESSION
HOMA SESSION LAWS 1958, MAKING
PROVISIONS OF ACT SEVERABLE;
TAKING EFFECTIVE DATE OF ACT,
AND DECLARING A POLICY

not leave to report that we are not
and under consideration and the switch
return same with the following recommen-
dations:

1. That the House recede from House
Amendment No. 2.

2. That the House recede from House

House Amendment No. 1
be adopted.

For the Senate, by the Hon.
Chairman

Wilson (Beckham) moved

Senator Wilson moved that the Senate
recede from House Amendment No. 1
and from House Amendment No. 2.

which motion by unanimous
agreement was agreed to and the
Senate was declared adjourned to meet at
10:30 a.m. tomorrow.

NOTICE
YOUNG

111-511-Business and Industry-In Ap-
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Ninety-first Legislative Day

Thursday, June 8, 1961

Pursuant to adjournment, the Senate met at 10:30 a.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Bailey, Baldwin, Breeden, Cowden, Dacus, Garrison, Harris, Lollar, Morford, Pitcher, Ritzhaupt, Stipe.—12.

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 Graves introduced Mary Kathryn Timberlake, daughter of the Chaplain for this legislative week, and asked that Mary Kathryn be made Honorary Page for this legislative day, which was the order.

Senator Pazoureck introduced Donna Jean Elliott, small daughter of his secretary, and asked that Donna Jean be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 159, 180, 181, 289 and 368, and SCR 39 each correctly engrossed.

SR 52 correctly enrolled.

Engrossed SBs 159, 180, 181, 289 and 368

were properly signed and ordered transmitted to the Honorable House for consideration.

Senator Graves presiding.

Engrossed SCR 39 was properly signed and ordered transmitted to the Honorable House for consideration.

Senator Bohannon presiding.

Enrolled SR 52 was properly signed and ordered transmitted to the Secretary of State.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 989—By Cox, Bradley (Tulsa), Abbott, Burkett, Lauer and McCune.

An Act relating to mental health; amending Section 1, Chapter 2, Title 42A, Oklahoma Session Laws 1957, page 421 (43A O. S. Supp. 1959, § 171); disposition of unclaimed funds of patients of mental hospitals and schools for mentally retarded; providing for crediting of such funds to institutions revolving funds; exempting amounts under two dollars (\$2.00) from notice; and declaring an emergency.

HB 1007—By Andrews.

An Act relating to Negro Boys Training School; repealing 10 O. S. 1951, § 291 and § 295, establishing training school for Negro boys on penitentiary grounds and providing for separation of training school inmates from convicts; and declaring an emergency.

HB 1025—By Andrews.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § § 742 through 744, providing punishment for anti-fugitive slave law; and declaring an emergency.

HB 1059—By Howard.

An Act relating to bulk sales of personal property, amending 24 O. S. 1951, § 71, relating to the requirement that proposed transferees of personal property at bulk sales give to the creditors of their proposed transferrers written notice of the proposed transfer; providing for the giving of notice to the County Treasurer of the county in which the personal property has been or should have been assessed for taxation; providing for severability; and declaring an emergency.

HB 1073—By Skeith of the House and Cobb of the Senate.

An Act amending 69 O. S. 1951, Section 48, relating to the letting of construction contracts on State and county highways by providing for deposit of cashiers check; requiring bids to be opened in the presence of the State Highway Director and one member of the Commission; and declaring an emergency.

HB 1075—By Skaggs of the House and Lollar of the Senate.

An Act relating to crimes; amending 21 O. S. 1951, § 861, defining the crime of abortion; deleting from such definition, the requirement that the victim must be pregnant; increasing the minimum and maximum time of imprisonment upon conviction; and declaring an emergency.

HB 1114—By Burkett.

An Act relating to crimes; making it a felony to solicit from or pay to any person any money or other thing of value as a condition of employment or retention of employment by the State of Oklahoma or any subdivision thereof; fixing penalty; and declaring an emergency.

HB 1122—By Burnham.

An Act relating to traffic on public streets and highways; amending 47 O. S.

1951, § 121.6, as amended by Section 1, Chapter 4f, Title 47, page 192, Oklahoma Session Laws 1953; prescribing the duties of drivers of vehicles on county roads approaching intersections with State or Federal highways; prescribing the duties of drivers making left turns at intersections; prescribing the duties of drivers approaching "yield-right-of-way signs"; prescribing the duties of drivers upon entering through highways and other highways; prescribing the duties of drivers when entering or crossing highways from private roads and driveways; prescribing the duties of drivers upon the approach of authorized emergency vehicles; prescribing penalties; making provisions severable; and declaring an emergency.

HB 1125—By Mountford and McCue.

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 twenty-seven thousand seven hundred fifty (27,750) or more than twenty-eight thousand seven hundred fifty (28,750), according to the Federal decennial census of 1960, or any succeeding Federal decennial census, and having a net valuation for tax purposes of not less than twenty-three million seven hundred fifty thousand dollars (\$23,750,000.00) or more than twenty-four million seven hundred fifty thousand dollars (\$24,750,000.00) for the year 1960; providing for additional compensation to be paid from the court fund of said counties; and declaring an emergency.

HB 1126—By Mountford and McCue.

An Act relating to county officers in certain counties of the State; providing additional duties for County Attorneys in all counties having a population of not less than twenty-seven thousand seven hundred fifty (27,750) or more than twenty-eight thousand seven hundred fifty (28,750), according to the Federal Decennial census of 1960, or any succeeding Federal decennial census, and having a net valua-

tion for tax purposes of not less than twenty-three million seven hundred fifty thousand dollars (\$23,750,000.00) or more than twenty-four million seven hundred fifty thousand dollars (\$24,750,000.00) for the year 1960; providing for additional compensation to be paid from the court fund of said counties; and declaring an emergency.

HB 1131—By Finch.

An Act relating to marriage; declaring perjury in obtaining a marriage license to be gross fraud with intent to deceive; making consumation of such marriage to be fraud upon the spouse and the State of Oklahoma; making a will wholly void that names such persons guilty of such acts as devisees or legatees; and declaring an emergency.

HB 1221—By Sparks, Fowler, McCue, Bradley (Tulsa) and McCune.

An Act relating to motor vehicle excise taxes; amending 47 O. S. 1951, § 52c, as amended, relating to the value of motor vehicles for excise tax purposes so as to include extra or optional equipment and accessories; amending 47 O. S. 1951, § 52e, to make the motor vehicle excise tax in lieu of all other taxes on the transfer or first registration of motor vehicles, including the optional equipment and accessories affixed thereon and sold therewith; amending 47 O. S. 1951, § 52a relating to apportionment of the motor vehicle excise tax; fixing effective date of Act; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 513**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 7, 1961,

of Enrolled **SB No. 199**, and **SJR 28**, entitled:

ENROLLED SENATE BILL NO. 199—
By Shoemaker of the Senate and Spraker of the House.

AN ACT RELATING TO MOTOR FUEL TAXES, ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 28—By McClendon of the Senate and Jones and Settles of the House.

A JOINT RESOLUTION DESIGNATING THE NEW BRIDGE ACROSS THE RED RIVER BETWEEN HARRIS, OKLAHOMA, AND DEKALB, TEXAS, AS THE "D. I. McCULLOUGH BRIDGE"; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 966, 967 and 968**, as amended.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 776**, requesting Conference and naming Conferees as follows: Taliaferro, McCune and Baggett.

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 **SB 83**.

The above numbered Bill, as amended in Conference, 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 356—Insurance.

SB 357—Insurance.

SB 367—Social Welfare.

HB 556—Public Safety.

Senator Field asked unanimous consent, which was granted, that **HB 556** not be printed.

HB 955—Insurance.

DO PASS, as amended:

HB 772—Appropriations and Budget.

HB 1046—Appropriations and Budget.

SECOND READING

The following Bill was read the second time and referred to Committee indicated:

SB 400—Military and Veterans Affairs.

GENERAL ORDER

HB 981 by Cole was read and considered.

Upon motion of Senator Payne, **HB 981** was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **HB 981** was placed upon third reading and final passage.

THIRD READING

HB 981 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Excused: Bailey, Baldwin, Breeden, Cowden, Dacus, Garrison, Harris, Lollar, Morford, Pitcher, Ritzhaupt, Stipe.—12.

Not Voting: Fine.—1.

The Bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake,

Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Excused: Bailey, Baldwin, Breeden, Cowden, Dacus, Garrison, Harris, Lollar, Morford, Pitcher, Ritzhaupt, Stipe.—12.

Not Voting: Fine.—1.

The Emergency was declared passed.

HB 981, as amended, was referred for engrossment.

Senators Dacus, Garrison, Lollar and Pitcher asked to be shown present, which was the order.

GENERAL ORDER

HB 1020 by Baggett was read and considered.

Senator Easterly asked unanimous consent, which was granted, that he be shown as the Senate author of **HB 1020**.

Upon motion of Senator Easterly, **HB 1020** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **HB 1020** was placed upon third reading and final passage.

THIRD READING

HB 1020 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Baldwin, Breeden, Cowden, Harris, Morford, Ritzhaupt, Stipe.—8.

Not Voting: McClendon, McSpadden.—2.

The Bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Gar-

risson, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Baldwin, Breeden, Cowden, Harris, Morford, Ritzhaupt, Stipe.—8.

Not Voting: McClendon, McSpadden.—2.

The emergency was declared passed.

HB 1020 was properly signed and ordered returned to The Honorable House.

Senators Breeden and Stipe asked to be shown present, which was the order.

GENERAL ORDER

SB 396 by Kerr was read and considered.

Senators Bohannon, Fine, Belvin, McColgin, Boecher, Hamilton, Field, McSpadden, Payne, Colston, Tipps and Graves asked to be made co-authors of **SB 396**, which was the order.

Upon motion of Senator Kerr, **SB 396** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Baldwin, Cowden, Harris, Morford, Ritzhaupt.—6.

Not Voting: Cartwright.—1.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Baldwin, Cowden, Harris, Morford, Ritzhaupt.—6.

Not Voting: Cartwright.—1.

The emergency was declared passed.

SB 396 was referred for engrossment.

GENERAL ORDER

Senator Cobb asked unanimous consent, which was granted, that **HJR 513** be referred to the Committee on Game and Fish for further study.

Senator Shoemake presiding.

Senators Baldwin and Ritzhaupt asked to be shown present, which was the order.

HJR 523 by Ford was read and considered.

Upon motion of Senator Cartwright, **HJR 523** was advanced to engrossment.

By unanimous consent, upon request of Senator Cartwright, **HJR 523**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 523 was read for the third time at length as follows:

HOUSE JOINT RESOLUTION NO. 523, as Amended — By Ford.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE V OF THE CONSTITUTION OF THE STATE OF OKLAHOMA BY ADDING A NEW SECTION TO BE KNOWN AS SECTION 63 AND WHICH SHALL EMPOWER THE

LEGISLATURE TO PROVIDE FOR THE TEMPORARY SUCCESSION TO PUBLIC OFFICES AND TO ADOPT SUCH OTHER MEASURES AS MAY BE NECESSARY AND PROPER FOR INSURING THE CONTINUITY OF GOVERNMENTAL OPERATIONS IN PERIODS OF EMERGENCY RESULTING FROM DISASTERS CAUSED BY ENEMY ATTACK OR IN PERIODS OF EMERGENCY RESULTING FROM THE IMMINENT THREAT OF SUCH DISASTERS; PROVIDING FOR THE PROCLAMATION AND PUBLICATION OF THIS PROPOSED AMENDMENT BY THE GOVERNOR; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA.

SECTION 1. The Secretary of State shall refer to the people of the State of Oklahoma, for their approval or rejection, as and in the manner provided by law, an amendment to the Constitution of Oklahoma adding a new Article V, Section 63 to read as follows:

ARTICLE V

Section 63. The Legislature, in order to insure continuity of State and local governmental operations in periods of emergency resulting from disasters caused by enemy attack or in periods of emergency resulting from the imminent threat of such disasters, shall have the power and the immediate duty (1) to provide for prompt and temporary succession to the powers and duties of public offices, of whatever nature and whether filled by election or appointment, the incumbents of which may become unavailable for carrying on the powers and duties of such offices; and (2) to adopt such other measures as may be necessary and proper for so insuring the continuity of governmental operations. In the exercise of the powers hereby conferred, the Legislature shall in all respects conform to the requirements of this Constitution.

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 be approved by the people adding as Article V, Section 63 of the Constitution of the State of Oklahoma empowering the Legislature to insure continuity of State and local governmental operations in periods of emergency resulting from disasters caused by enemy attack or in periods of emergency resulting from the imminent threat of such disasters by (1) providing for the prompt and temporary succession to the powers and duties of both elected and appointed public officials who may become unavailable and (2) to adopt such other measures as may be necessary and proper for so insuring the continuity of governmental operations.

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The Speaker of the House of Representatives shall, immediately after the adoption of this Resolution, prepare and file one copy thereof, including the above 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 runoff 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 the passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright,

Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Cowden, Harris, Morford.—4.

Not Voting: Collins, Pazoureck, Stipe.—3.

The Resolution was declared passed.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

The question being, "Shall **HJR 523** by Ford, entitled:

A Joint Resolution proposing an amendment to Article V of the Constitution of the State of Oklahoma by adding a new section to be known as Section 63 and which shall empower the Legislature to provide for the temporary succession to public offices and to adopt such other measures as may be necessary and proper for insuring the continuity of governmental operations in periods of emergency resulting from disasters caused by enemy attack or in periods of emergency resulting from the imminent threat of such disasters; providing for the proclamation and publication of this proposed amendment by the Governor; 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 runoff primary election, as provided in Section 1 of said Resolution, which Special Election is hereby ordered and authorized on the date of the next runoff primary election, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston,

Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Cowden, Harris, Morford.—5.

Not Voting: Allen, Collins, McSpadden, Stipe.—4.

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 523, as amended, was ordered referred for engrossment.

Senator Berrong asked to be shown present.

GENERAL ORDER

HB 1220 by Public Health Committee was read and considered.

By unanimous consent, Senators Grant-ham, Garrison, Field, Bohannon, Kerr, McColgin, Breeden, Colston and Land were added as co-authors of **HB 1220**.

Upon motion of Senator Ritzhaupt, **HB 1220** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **HB 1220** was placed upon third reading and final passage.

THIRD READING

HB 1220 was read for the third time at length.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Cowden, Harris, Morford.—4.

Not Voting: Collins, Fine, Ham, Pazoureck.—4.

The bill was declared passed.

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

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Cowden, Harris, Morford.—4.

Not Voting: Collins, Fine, Ham, Pazoureck.—4.

The emergency was declared passed.

HB 1220 was properly signed and ordered returned to Honorable House.

Senator Pazoureck asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senators Cowden and Morford asked to be shown present, which was the order.

GENERAL ORDER

HB 873 by Henry was read and considered.

Senator Breeden moved to amend **HB 873**, line 2, page 2, by adding a new paragraph after line 2, and before the paragraph on line 3, as follows: "Provided further that school busses shall not be used for transporting students to school sponsored athletic events or other special activities on highways which, because of weather conditions, have been declared unsafe by the Highway Patrol District Office." which amendment was declared adopted.

Senator Grantham moved to amend **HB 873**, line 4, page 1, by striking after the word "is" and before the word "miles" the word and figures "forty (40)" and

substitute therefor the words and figures "fifty (50)" which amendment was declared failed of adoption.

Senator McClendon moved to reconsider the vote whereby the Breeden amendment was adopted, which motion prevailed.

Senator McClendon moved to table the Breeden amendment, which motion prevailed.

Senator Belvin moved to amend **HB 873** by adding a new section to read as follows: "All school bus drivers, while loading or unloading school children along the highways, shall be required to park their busses with at least one-half of the bus off the highway and parallel with the highway." which amendment was declared failed of adoption.

Upon motion of Senator Graves, **HB 873** was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, **HB 873** was placed upon third reading and final passage.

THIRD READING

HB 873 was read for the third time at length.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—36.

Nay: McColgin.—1.

Excused: Bailey, Harris, Pazoureck.—3.

Not Voting: Baldwin, Collins, Fine, Wilson (Beckham).—4.

The Bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb,

Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—36.

Nay: McColgin.—1.

Excused: Bailey, Harris, Pazoureck.—3.

Not Voting: Baldwin, Collins, Fine, Wilson (Beckham).—4.

The Emergency was declared passed.

HB 873 was properly signed and ordered returned to The Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 556**.

Senator McColgin presiding.

By unanimous consent, upon request of Senator Field **HCR 556** was taken up for immediate consideration, following which all members of the Senate, except Senators Field and McColgin were added as co-authors.

HCR 556, as co-authored, was read at length as follows and adopted upon motion of Senator Field:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 556 — By Larason, Karnes, Moad, Abbott, Allard, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Keyes, Lance, Lauer, Levergood, McCarty, McChristian, McCue, McCune, Massey, Metcalf, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden,

Page, Patterson, Poynor, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Skaggs, Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and McColgin, Field, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), and Wilson (Greer) of the Senate.

A RESOLUTION EXPRESSING THE SORROW OF MEMBERS OF THE STATE LEGISLATURE UPON THE PASSING OF MARY CATHARINE MASON.

WHEREAS, The members of the Legislature and the People of Oklahoma are deeply grieved by the passing from this life of their beloved and honored friend, Mary Catharine Mason, on June 3, 1961; and

WHEREAS, Mary Catharine Mason as a native Oklahoman was born in Blackwell, Oklahoma, and graduated from the University of Oklahoma where she received her degree in pharmacy; and

WHEREAS, The character of Mary Catharine Mason did shine through her work as chairman of the Ellis County Red Cross Chapter in which she also served as fund chairman, home service chairman and home nursing instructor; and

WHEREAS, The concern of Mary Catharine Mason for the welfare of her fellowman was exhibited by her inspired leadership as an organizer of the Gray Ladies, service as a water safety instructor for the Ellis County Red Cross Chapter, and as Red Cross Campaign Chairman for the region of Ellis, Harper,

Beaver, Dewey and Roger Mills Counties; and

WHEREAS, The deep love and affection of Mary Catharine Mason for the principles on which our country was founded was shown by her activities as Regent of the Woodward Chapter of the Daughters of the American Revolution; and

WHEREAS, The helping hand of Mary Catharine Mason was extended by acceptance of the duties as president of the Ellis County Association for Mental Health and as a member of the board of directors of the Oklahoma Rheumatism and Arthritis Foundation; and

WHEREAS, The belief of Mary Catharine Mason in the active defense of our country and appreciation of its veterans lead to her serving as President of the American Legion Auxiliary and as an active member in the VFW Auxiliary; and

WHEREAS, Mary Catharine Mason faithfully and loyally served with enthusiasm and ability as co-chairman of the Ellis County Democratic Party and as Ellis County Fund Chairman for over fifteen years; and

WHEREAS, Mary Catharine Mason was recognized by the women of Oklahoma in the Democratic party by her selection as vice-president of the Jefferson-Bryan Club; and

WHEREAS, All loyal democrats have been inspired and challenged to greater heights of civic and governmental service by the example presented by the activities of Mary Catharine Mason during her tenure as Democratic National Committeewoman for the State of Oklahoma.

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

SECTION 1. The membership of the Legislature does hereby reverently and

sincerely express their most profound regret upon the passing of Mary Catharine Mason whose charm, intelligence and self-sacrifice gladdened the hearts and inspired the minds of her many friends and associates through the years of her civic and charitable service and her faithful following are hereby charged to forever extol the courage and tenacity of a native Oklahoman who was truly a Great Lady.

Engrossed **HCR 556**, as co-authored, was properly signed and ordered returned to the Honorable House.

Senator Shoemaker presiding.

Senator Colston asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 828 by Committee on Elections and Privileges of the House and Committee on Privileges and Elections and Bohannon of the Senate was read and considered.

Upon motion of Senator Bohannon, **HB 828** was advanced to engrossment.

By unanimous consent, upon request of Senator Bohannon, **HB 828** was 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Trent, Wilson (Greer).—31.

Excused: Bailey, Colston, Harris, Pazoureck.—4.

Not Voting: Baldwin, Cobb, Collins, Garison, Ham, Pitcher, Stipe, Tipps, Wilson (Beckham).—9.

The Bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—31.

Excused: Bailey, Colston, Harris, Pazoureck.—4.

Not Voting: Baldwin, Cobb, Collins, Garrison, Ham, Pitcher, Stipe, Tipps, Wilson (Beckham).—9.

The Emergency was declared passed.

HB 828 was properly signed and ordered returned to The Honorable House.

Senators Bailey, Colston and Pazoureck asked to be shown present, which was the order.

GENERAL ORDER

SB 369 by Allen and Stipe was read and considered.

Senator Allen moved to amend **SB 369**, line 5, page 3, by striking the word and figure "five (5)" and substituting the word and figures "ten (10)" which amendment was declared adopted.

Upon motion of Senator Allen, **SB 369**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **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, Bailey, Baldwin, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land,

Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham).—31.

Nay: Belvin, Berrong, Breeden, Easterly, Field, Morford, Rogers, Stevenson, Wilson (Greer).—9.

Excused: Harris.—1.

Not Voting: Cobb, Fine, McClendon.—3.

The Bill was declared passed.

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

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham).—31.

Nay: Belvin, Berrong, Breeden, Easterly, Field, Morford, Rogers, Stevenson, Wilson (Greer).—9.

Excused: Harris.—1.

Not Voting: Cobb, Fine, McClendon.—3.

The Emergency was declared passed.

SB 369, as amended, was referred for engrossment.

PENDING CONSIDERATION OF CCR:

Senator Easterly moved that the Conference Committee Report on **SB 7** be adopted, which motion prevailed.

SB 7, as amended in Conference, was read at length.

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

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Breeden.—1.

Excused: Harris.—1.

Not Voting: Cobb, Collins, Stipe.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, East-erly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritz-haupt, Rogers, Romang, Shoemake, Stev-enson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Harris.—1.

Not Voting: Cobb, Collins, Stipe.—3.

The emergency was declared passed.

SB 7, together with Conference Com-mittee Report thereon, was ordered trans-mitted to Honorable House.

MOTIONS

Senator Baldwin moved that **SB 58** be withdrawn from the Committee on Ap-propriations and Budget and assigned to the Special Committee, appointed pursu-ant to **SR 9**, for study, then re-referred to the Appropriations and Budget Com-mittee.

Senator Stevenson, as a substitute, mov-ed that the Senate recess until 1:30 p.m.

Senator Baldwin moved to table the Stevenson motion, which motion failed of adoption.

Senator Baldwin asked to be shown ex-cused for the remainder of this legisla-tive day, which was the order.

The vote occurring upon the Steven-son motion, it was declared adopted.

AFTERNOON SESSION

The Senate was called to order by Pres-ident Pro Tempore Collins.

Senator Harris asked to be recorded present, which was the order.

Senator Garrison introduced Alex Noble, son of the Sergeant-at-arms of the House, and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Payne introduced James H. Shoemake, son of Senator Shoemake, and asked that he be made Honorary Sergeant-at-Arms for this legislative day, which was the order.

Senator Bohannon introduced Judy Boggs and asked that she be made Honorary Page for this legislative day, which was the order.

Senator Romang introduced Linda Mor-ford, daughter of Senator Morford, and asked that she be made Honorary Page for this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 743—By Spraker, Diel, Richardson, Shipley, Ruby, Baggett, Camp and Strick-land.

An Act relating to issuance of certi-ficates of title to motor vehicles, and to security interests therein, in Oklahoma; declaring certificates of title to be muni-ments of title in this State; providing for issuance of a non-transferable "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 lien holder, if any, with exceptions; prescribing procedures for creating, per-fecting, and releasing security interests in motor vehicles and rules governing priori-ties 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 cer-tificates in case of lost or destroyed cer-tificate of title; exempting security inter-ests from filing requirements applicable to chattel mortgages generally; exoner-ating members, employees, and agents of the Oklahoma Tax Commission from li-ability for fraudulent acts of others, or for clerical or typographical errors in-

advertently made, and exonerating members of the Oklahoma Tax Commission from improper acts or mistakes of motor license agents; 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.

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

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 39**—coauthored by entire House membership.

The above numbered Resolution was referred for enrollment.

GENERAL ORDER

HJR 538, by Fogarty et al of the House and Ritzhaupt, Stipe, Colston, Allen, Boecher, Breeden, McClendon, Ham, Bailey, Berrong, Cobb, Collins, Cowden, Dacus, Fine, Grantham, Harris, Kerr, Payne, Pitcher, Shoemake, Stevenson, Tipps and Wilson (Greer) was read and considered.

Senators Hamilton, Trent, Pazoureck, Belvin, Bohannon and Garrison asked to be made co-authors of **HJR 538**, which was the order.

Senator Morford moved that **HJR 538** be referred to the Special Committee, appointed under **SR 9**, which motion was tabled upon motion of Senator Shoemake.

Upon motion of Senator Ritzhaupt, **HJR 538** was advanced to engrossment.

Senator Ritzhaupt asked unanimous consent, which was granted, that **HJR 538** be placed upon third reading and final passage.

THIRD READING

HJR 538 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins,

Colston, Cowden, Dacus, Easterly, Field, Garrison, G a r v i n, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham).—34.

Nay: Land, Morford.—2.

Excused: Baldwin, McClendon.—2.

Not Voting: Cartwright, Fine, Lollar, Stipe, Tipps, Wilson (Greer).—6.

The Resolution was declared passed.

HJR 538 was properly signed and ordered returned to Honorable House.

MOTION

Senator Cobb moved that **SB 95** be ordered withdrawn from the Special Committee appointed under **SR 9**, to which it was referred on the last legislative day, and referred to the Committee on Appropriations and Budget, which motion was declared adopted.

CONFERENCE COMMITTEE APPOINTMENT

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 776** was ordered granted.

Having been authorized so to do, President Pro Tempore announced the appointment of Senate Conferees under the following numbered bill:

HB 776: Harris, Land and Rogers.

GENERAL ORDER

SB 269 by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 269** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **SB 269** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 269 was read for the third time at length.

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

Aye: Allen, Bailey Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—35.

Nay: Belvin, Rogers, Stevenson, Wilson (Beckham).—4.

Excused: Baldwin, McClendon.—2.

Not Voting: Fine, Morford, Stipe.—3.

The Bill was declared passed.

Upon motion of Senator Shoemake, the emergency section to **SB 269** was ordered stricken and the title amended to conform.

SB 269, as amended, was referred for engrossment.

Re FUNCTIONS OF SPECIAL COMMITTEE APPOINTED UNDER SR 9:

Senator Cowden, after reading certain portions of **SR 9**, adopted by the Senate on the 11th Legislative Day, raised a point of order against the reference of Bills and Resolutions to, and for consideration by, the Special Committee appointed thereunder, stating that Committee was appointed for a special purpose and therefore is not a Standing Committee and Bills and Resolutions can be referred only to **STANDING COMMITTEES** of the Senate for consideration, which point of order was sustained by President Pro Tempore Collins.

GENERAL ORDER

SB 362 by Boecher and Pazoureck of the Senate and Priebe et al of the House was read and considered.

Upon motion of Senator Boecher, **SB 362** was advanced to engrossment.

Senator Berrong asked to be shown ex-

cused until such time as he can return to the Chamber, which was the order.

Upon motion of Senator Boecher, **SB 362** 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: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—35.

Excused: Baldwin, Berrong, McClendon.—3.

Not Voting: Collins, Fine, Harris, Pitcher, Stipe, Wilson (Beckham).—6.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—35.

Excused: Baldwin, Berrong, McClendon.—3.

Not Voting: Collins, Fine, Harris, Pitcher, Stipe, Wilson (Beckham).—6.

The Emergency was declared passed.

SB 362 was referred for engrossment.

GENERAL ORDER

HB 850 by Elections and Privileges Committee of the House and Privileges and Elections Committee and Wilson (Greer) of the Senate was read and considered.

Senators Kerr and Dacus asked to be shown as co-authors of **HB 850**, which was the order.

Upon motion of Senator Wilson (Greer), **HB 850** was advanced to engrossment.

Senator Wilson (Greer) asked unanimous consent, which was granted, that **HB 850** be 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Romang.—1.

Excused: Baldwin, McClendon.—2.

Not Voting: Cartwright, Collins, Fine, Harris, Morford, Stipe.—6.

The Bill was declared passed.

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

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Romang.—1.

Excused: Baldwin, McClendon.—2.

Not Voting: Cartwright, Collins, Fine, Harris, Morford, Stipe.—6.

The Emergency was declared passed.

HB 850 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

SB 359 by Garrison was read and considered.

Upon motion of Senator Garrison, **SB 359** was advanced to engrossment.

Upon motion of Senator Garrison, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—35.

Nay: Cowden.—1.

Excused: Baldwin, McClendon.—2.

Not Voting: Bailey, Cobb, Collins, Fine, Stipe, Wilson (Greer).—6.

The bill was declared passed.

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

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—35.

Nay: Cowden.—1.

Excused: Baldwin, McClendon.—2.

Not Voting: Bailey, Cobb, Collins, Fine, Stipe, Wilson (Greer).—6.

The emergency was declared passed.

SB 359 was referred for engrossment.

Senator Land asked to be shown excus-

ed for the remainder of this legislative day, which was the order.

Senator Harris presiding.

GENERAL ORDER

SB 337 by Graves was read and considered.

Upon motion of Senator Graves, **SB 337** was advanced to engrossment.

Senator Graves asked unanimous consent, which was granted, that **SB 337** be considered engrossed and placed upon third reading and final passage.

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: Allen, Belvin, Bohannon, Breeden, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Trent, Wilson (Beckham).—24.

Nay: Berrong, Boecher, Cartwright, Dacus, Hamilton, Harris, McColgin, Morford, Romang, Shoemake, Tipps.—11.

Excused: Baldwin, Land, McClendon.—3.

Not Voting: Bailey, Cobb, Collins, Fine, Stipe, Wilson (Greer).—6.

The bill was declared passed.

Upon motion of Senator Graves, the emergency Section to **SB 337** was ordered stricken and the title amended to conform.

SB 337, as amended, was ordered referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Payne moved that the vote be reconsidered by which **HB 981** was passed.

GENERAL ORDER

SB 306 by Allen was read and considered.

Senators Boecher and Kerr asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Wilson (Beckham) moved to amend **SB 306**, line 3, page 2, by striking the words "or poster" and inserting the following: "poster, handbill, pamphlet, post card, letter" which amendment was declared adopted.

Senator Shoemake moved to amend **SB 306**, line 14, page 2, by inserting after the word "newspaper" the words "publishing companies" and in line 16, page 2, by inserting before the word "magazine" the words "publishing companies" and amend the title of **SB 306** to conform, which amendment was declared adopted.

Upon motion of Senator Allen, **SB 306**, as amended, was advanced to engrossment.

Upon motion of Senator Allen, the rules of the Senate were suspended and **SB 306**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 306 was read for the third time at length.

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

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Colston, Cowden, Dacus, Garrison, Grantham, Graves, Ham, McColgin, McSpadden, Morford, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—22.

Nay: Easterly, Field, Garvin, Hamilton, Harris, Payne, Pazoureck, Ritzhaupt, Shoemake, Tipps.—10.

Excused: Baldwin, Boecher, Kerr, Land, McClendon.—5.

Not Voting: Cartwright, Cobb, Collins, Fine, Lollar, Pitcher, Stipe.—7.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Allen moved the vote be reconsidered by

which **SB 306**, as amended, failed of passage.

RESOLUTION

By unanimous consent, upon request of Senator Payne, the following **SR** was introduced, co-authored by the entire membership of the Senate upon request of Senator Garrison, read at length, adopted upon motion of Senator Payne and referred for enrollment:

SENATE RESOLUTION NO. 53 — By Payne, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).

A RESOLUTION COMMENDING THE SOUTHWESTERN BELL TELEPHONE COMPANY UPON ITS SELECTION OF EMPLOYEES TO SERVE THE OKLAHOMA STATE SENATE DURING THE TWENTY-EIGHTH REGULAR 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-eighth Regular Session of the Oklahoma Legislature: Verna Robb, Thelma Bailey, Molly Powell, Blanche Abernathy, and Virginia Edson; 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 - EIGHTH OKLAHOMA LEGISLATURE:

THAT the Senate extends to the Southwestern Bell Telephone Company and to its employees Verna Robb, Thelma Bailey, Molly Powell, Blanche Abernathy, and Virginia Edson, its appreciation for their services.

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 Senate Journal of this Twenty-eighth Legislature.

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: Allen, Berrong, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Nay: Bailey, Belvin, Bohannon, Breeden, Cartwright, Collins, Colston, Graves, Ham, Hamilton, Harris, Shoemake, Tipps, Trent.—14.

Excused: Baldwin, Boecher, Kerr, Land, McClendon.—5.

Not Voting: Cobb, Fine, Lollar, Pitcher, Stipe.—5.

The bill was declared failed of passage.

GENERAL ORDER

Senator Rogers asked unanimous consent, which was granted, that **HB 948** be ordered withdrawn from the Calendar and referred to the Committee on County Government.

MOTIONS TO RECONSIDER VOTES

Senator Hamilton asked unanimous consent, which was granted, that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 316** was passed.

Senator Hamilton asked unanimous consent, which was granted, that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 355** failed of passage.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, June 12, 1961, as pro-

vided under the Rules, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 401—By Rogers.

An Act relating to fees for Justice of Peace and constables; amending 28 O. S. 1951, § 53, as amended, to increase the amount payable per quarter to three hundred dollars (\$300.00); and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, June 12, 1961, at 1:30 p. m.

Ninety-second Legislative Day

Monday, June 12, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—36.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Pitcher, Stipe, Wilson (Beckham).—8.

The President declared a quorum present.

The following prayer was offered by the Chaplain, the Reverend Marion Nilsson, Pastor of the First Christian Church of Okmulgee, Oklahoma, and is incorporated herein upon request of Senator Payne:

O Lord our God, we praise Thee and give Thee thanks for Thy most gracious providence, by which we are permitted to be alive and in this hour of opportunity and responsibility. May the glory of Thy being lighten our paths and direct our steps.

Save us from believing one way and doing another. Forgive us for the smallness of our faith in Thee. We have faith in each other, in banks, in trains and airplanes, in engineers and pilots, in atoms and missiles. Forgive us our blindness and stupidity, that while we have faith in people whom we do not know, we are so reluctant to believe Thee, who knowest us better than we know ourselves.

Bless the members of this body, we pray Thee, with eyes to distinguish what is from what seems to be. May they see and ever be conscious, not merely of the wants, but the needs of the people. Grant them Thy wisdom by which they may sift the wheat from the chaff of popular acclaim. Direct them in matters of judgment that according to Thy righteous will they shall give faithful accounting of their stewardship. Do thou so overshadow them with Thy presence in all the affairs of everyday life, that they shall ever be found praising and serving Thee.

Grant to these Thy servants and to all men everywhere a growing awareness and response to Thy Son, Jesus Christ, the hope of the world, whom to know is life eternal. In His Name. AMEN.

The Journal for the last legislative day was declared approved.

COMMUNICATION

The following Communication from Mrs. Pearl M. Harman was read and ordered incorporated in the Journal:

Members of the Oklahoma State Senate
State Capitol Building
Oklahoma City, Oklahoma
Attention Senator Ritzhaupt:

Dear Senator Ritzhaupt—

I want to thank you in behalf of myself and the family for introducing the resolution for Mr. Harman before the Senate.

I know that it would have pleased Ted as much as it pleases us.

I want to take this opportunity of thanking you for this and will you please

thank the Senate for me at your convenience.

Very Sincerely yours,
 Pearl M. Harman
 and the girls.

RESOLUTIONS

Senator Hamilton introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 54—
 Hamilton and McClendon.

A SENATE RESOLUTION RELATING TO INTERIM STUDY BY THE STATE LEGISLATIVE COUNCIL; DIRECTING SAID COUNCIL TO INCLUDE ON ITS 1961-1963 STUDY AGENDA THE SUBJECT OF HOUSING AUTHORITY LEGISLATION; DIRECTING THE EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL, TO REFER SAID SUBJECT TO THE APPROPRIATE STANDING COMMITTEE AT ITS FIRST MEETING OF THE 1961-1963 INTERIM; AND DIRECTING STATE AND LOCAL ENTITIES CONCERNED TO COOPERATE IN SAID STUDY.

WHEREAS, there exists in this state unsanitary and unsafe dwelling accommodations and persons of low income are forced to reside in such unsanitary and unsafe accommodations; and

WHEREAS, there is a shortage of safe and sanitary dwelling accommodations available at rents which persons of low income can afford and many such persons are forced to occupy overcrowded and congested dwelling accommodations; and

WHEREAS, said aforementioned conditions cause an increase of disease and crime and constitute a menace to health, safety, morals and general welfare of the residents of this state and impair economic values; and

WHEREAS, said conditions necessitate an excessive and disproportionate expenditure of public funds for crime

prevention and punishment, public health and safety, fire and accident protection and other public services and facilities; and

WHEREAS, it is in the public interest that housing projects be expanded to meet the needs recited herein; and

WHEREAS, a number of states have enacted "housing authority" legislation;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. THAT the subject of "housing authority" legislation be included on the 1961-1963 interim study agenda of the State Legislative Council and that the Executive Committee at its first meeting during the 1961-1963 interim refer said subject to the appropriate standing committee of the Council for detailed study and specific recommendations, including proposed bills for submission to the Twenty-ninth Legislature.

SECTION 2. In conducting said study the Council is hereby directed to review and evaluate the laws and experiences of other states, and the appropriate Federal laws as a basis for legislative recommendations.

SECTION 3. BE IT FURTHER RESOLVED, that each department, office, agency, board and all other entities of state and local governments concerned with this subject is hereby directed to cooperate with the Legislative Council in said study.

Senator Field introduced the following Resolution, co-authored by the entire membership of the Senate upon request of Senator Allen, read at length, adopted upon motion of Senator Field and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 40—By Field, Dacus, Berrong, Ham, Collins, Hamilton, McClendon, Cowden, Allen, Garvin, Easterly, Ritzhaupt, Trent, Wilson (Greer), Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright,

Cobb, Colston, Fine, Garrison, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps and Wilson (Beckham) of the Senate and Sparks and Poynor of the House.

A RESOLUTION OF ADMIRATION, APPRECIATION AND COMMENDATION ON BEHALF OF DR. M. A. NASH, CHANCELLOR OF THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION AND PIONEER EDUCATOR, UPON THE OCCASION OF HIS RETIREMENT FROM THE ACTIVE DUTIES OF HIS OFFICE AND A REWARDING CAREER OF DEDICATED SERVICE TO THE FURTHERANCE OF EDUCATION IN THIS STATE; PAYING TRIBUTE TO HIS DEVOTED AND GRACIOUS WIFE; AND DIRECTING THE DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, Dr. M. A. Nash, Chancellor of the Oklahoma State Regents for Higher Education, will retire from active duty with the Oklahoma State System of Higher Education on June 30, 1961; and

WHEREAS, "Mell", as he is affectionately called by his many friends and associates, has faithfully served the State of Oklahoma in the field of education at all levels over the past half century; and

WHEREAS, Dr. Nash has won the respect and admiration of all presidents of Oklahoma institutions of higher learning and is known and respected throughout the state and nation as a Christian gentleman, a learned scholar and a tireless worker in the cause of better education for our youth; and

WHEREAS, Dr. Nash in deeds and in thought always has exemplified the highest of character and principles which Oklahomans hold dear for their children; and

WHEREAS, Dr. Nash was the first Chancellor of the Oklahoma State Regents for Higher Education and the Oklahoma State System of Higher Educa-

tion has grown great under his renowned and outstanding leadership; and

WHEREAS, before becoming Chancellor Dr. Nash served as teacher, principal, superintendent of schools, State High School Inspector, State Superintendent of Public Instruction, Secretary of the Oklahoma Education Association, President of the Oklahoma Education Association, and President of the Oklahoma College for Women; and

WHEREAS, Dr. Nash always has worked closely and cooperatively with the State Legislature on educational and related matters, it is both fitting and proper that this body, on behalf of the people of this state who have benefited from his invaluable contributions and service in the field of education at all levels, express its appreciation and gratitude for a career of unselfish devotion to the cause of education and enlightenment.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That, on behalf of the people of Oklahoma, the members of the Twenty-eighth Oklahoma Legislature hereby express their deep appreciation and official commendation to Dr. Mell A. Nash for his devoted service to the citizens of this State over the past half century as an outstanding leader in education at both the common school and higher education levels; and

SECTION 2. That members of the Twenty-eighth Oklahoma Legislature pay official tribute to Mrs. M. A. Nash, his devoted wife who, throughout the career of Dr. Nash, always has been at his side graciously to carry out her duties as a mother, homemaker and companion. A well-earned, long and enjoyable period of retirement from active duties is the sincere wish of all the thousands of friends who have learned to love and admire

these outstanding pioneer Oklahomans; and

SECTION 3. That this Resolution be spread upon the pages of the permanent journals of the Senate and House of Representatives of the Twenty-eighth Oklahoma Legislature and that a duly authenticated copy hereof be forwarded to Dr. & Mrs. M. A. Nash and to each of the Nash children, as follows: Mr. Norman Nash, Mrs. Henry Montgomery, Mr. Donald Nash, and Mr. David Nash.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 269, 337, 359, 362, 369, 396 and **HJR 523** each correctly engrossed.

SB 83, SCR 39 and **SR 53** each correctly enrolled.

Engrossed **SBs 269, 337, 359, 362, 369** and **396** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HJR 523**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 83** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 39** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SR 53** was properly signed and ordered transmitted to the Secretary of State.

COMMITTEE REPORTS

The following Bill and/or Resolution were reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 392—Municipal Government.

DO PASS, as amended:

HJR 513—Game and Fish.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1085—By Burkett.

An Act relating to Workmen's Compensation; amending 85 O. S. 1951, § 43, as amended, which provides for a statute of limitations for claims for compensation; amended to provide for a statute of limitations for radiation disease; and declaring an emergency.

HB 1090—By Vandiver, Bullard, Watkins and Etling.

An Act relating to contractors of the State Highway Commission; requiring the Commission to withhold five percent (5%) of amount due a contractor for construction maintenance or repair of State, county or city highways or streets until a tax receipt is filed with the Commission showing payment of personal property tax on such contractors equipment and supplies; and declaring an emergency.

HB 1091—By Finch.

An Act relating to Workmen's Compensation; permitting injured workers to select their own doctors under certain circumstances; amending Title 85 O. S. 1951, Section 14; and declaring an emergency.

HB 1096—By Burkett, Murrow, Priebe, Nichols (Dewey), Reneau, Bower, Page, Burnham, Camp, Green, Ogden, Etling, Karnes and Lauer of the House and Morford, Grantham, Romang, Boecher, McColgin and Easterly of the Senate.

An Act fixing additional salary of each district Court Reporter in District Court judicial districts of this State, having (1) population in excess of one hundred thirty thousand (130,000), and less than one hundred sixty-six thousand (166,000), according to the 1960 Federal Census or any subsequent decennial Federal census, and (2) a net assessed valuation of more than one hundred sixty million dollars (\$160,000,000.00) and in such districts having (1) population in excess of thirty

thousand (30,000) and less than forty thousand (40,000) according to such census, and (2) a net assessed valuation of more than ninety-five million dollars (\$95,000,000.00) exclusive of intangible personal property and less approved homestead exemptions, as certified to the excise boards of the counties of said district in 1960, and as may be shown by any succeeding biennial net assessed valuation; providing for the payment of said additional salary from the respective court funds in the several counties involved; repealing all acts or parts of acts in conflict herewith; and declaring an emergency.

HB 1111—By Burnham, Fogarty, Karnes, McChristian, Morgan, Nichols (Dewey), Odom (McIntosh), Patterson, Sparkman, Strickland and Tate.

An Act relating to county officers; amending 68 O. S. 1951, § 15.39, as amended by Section 1, Chapter 1A, Title 68, page 321, Oklahoma Session Laws 1953; increasing the per diem for the members of the Board of Equalization and Excise Board for each county from ten dollars (\$10.00) to fifteen dollars (\$15.00); providing reimbursement for mileage traveled in the performance of official duties at the rate of seven cents (\$.07) per mile; and declaring an emergency.

HB 1123—By Wolf.

An Act relating to official records; providing for the preservation of State and local records; defining terms; defining essential records; designating a records preservation officer and records preservation advisory committee; prescribing duties and powers of the records preservation officer and records preservation advisory committee; providing for rules and regulations; prescribing powers and duties of heads of State agencies; providing for safeguarding essential State records; providing for the protection of the nature of confidential records; providing for records preservation programs by local governing bodies; requiring reports; requiring records program to be in effect insofar as possible by January 3,

1966; making the provision of this Act cumulative to existing laws; and providing for the effective date of this Act.

HB 1124—By Wolf.

An Act relating to official records; providing for records management programs for State and local records; defining terms; designating a State Records Administrator and prescribing his duties and powers; prescribing powers and duties of State agency heads; providing for records management programs by local governing bodies; providing for the disposition of records in conformity with existing laws; providing for the disposition of non-record materials; providing for rules and regulations; requiring reports; requiring a records management program to be in effect by January 3, 1966; authorizing an agency to expend its funds for the purpose of establishing a records management program; making this Act cumulative to existing laws; and providing for the effective date of this Act.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 828, 873, 966, 967, 968, 1020, 1220** and **HJR 538**.

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 transmitting for signature Enrolled **HCR 556**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE GOVERNOR

Advising approval by him June 12, 1961, of Enrolled **SJR Nos. 16** and **17**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 16—By Wilson (Beckham).

A JOINT RESOLUTION AUTHORIZING

C. H. "BILL" BLACKMON AND LINNA BLACKMON, HIS WIFE, OF BECKHAM COUNTY, OKLAHOMA, TO BRING SUIT AGAINST THE STATE OF OKLAHOMA TO DETERMINE THE AMOUNT OF DAMAGES, ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 17—By Wilson (Beckham).

A JOINT RESOLUTION AUTHORIZING THURMAN HOWARD AND VIRGIE LUE HOWARD, HIS WIFE, OF BECKHAM COUNTY, OKLAHOMA, TO BRING SUIT AGAINST THE STATE OF OKLAHOMA TO DETERMINE THE AMOUNT OF DAMAGES ETC. AND DECLARING AN EMERGENCY.

FIRST READING

The following Bill was introduced and read the first time:

SB 402—By Harris.

An Act relating to the Oklahoma Industrial Finance Authority; amending Section 7, House Bill No. 794, page 503, Oklahoma Session Laws 1959 (74 O. S. Supp. 1959, § 857); authorizing the authority under certain conditions to reduce the percent of participation required by local industrial development agencies; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 401—Judiciary.

HB 989—Public Health.

HB 1007—Penal Institutions.

HB 1025—Criminal Jurisprudence.

HB 1059—County Government.

HB 1073—Roads and Highways.

HB 1075—Criminal Jurisprudence.

HB 1114—Criminal Jurisprudence.

HB 1122—Roads and Highways.

HB 1125—County Government.

HB 1126—Judiciary.

HB 1131—Judiciary.

HB 1221—Revenue and Taxation.

HB 743—Judiciary.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 255 by Allen was read and considered.

Upon motion of Senator Allen, **SB 255** was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **SB 255** 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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Field, Fine, Garrison, Grantham, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Romang, Stevenson, Trent, Wilson (Greer).—25.

Nay: Garvin, Graves, Harris, Land, Pazoureck, Rogers, Shoemake.—7.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Pitcher, Stipe, Wilson (Beckham).—8.

Not Voting: Dacus, Kerr, Morford, Tipps.—4.

The Bill was declared passed.

Senator Dacus asked to be shown present which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Stevenson, Trent, Wilson (Greer).—30.

Nay: Graves, Rogers, Shoemake.—3.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Pitcher, Stipe, Wilson (Beckham).—8.

Not Voting: Kerr, Morford, Tipps.—3.

The Emergency was declared passed.

SB 255, as amended, was referred for engrossment.

DECLARATION OF VOTE

Senator Dacus asked that the record show had he been present at the time of Third Reading and final passage of **SB 255**, he would have voted AYE, which was the order.

Senator Pitcher asked to be shown present, which was the order.

GENERAL ORDER

SB 254 by Allen was read and considered.

Upon motion of Senator Allen, **SB 254** was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **SB 254** was considered engrossed and placed upon third reading and final passage.

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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Ham, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—27.

Nay: Garrison, Graves, Hamilton, Harris, Land, Lollar, Pazoureck, Pitcher, Shoemake.—9.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Stipe, Wilson (Beckham).—7.

Not Voting: Kerr.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garvin, Garvin, Grantham, Ham, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Nay: Graves, Hamilton, Harris, Lollar, Pazoureck, Pitcher, Shoemake.—7.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Stipe, Wilson (Beckham).—7.

The Emergency was declared passed.

SB 254, as amended, was referred for engrossment.

Senator Wilson (Beckham) asked to be shown present, which was the order.

GENERAL ORDER

SB 367 by Garrison and Ham was read and considered.

Senators Ritzhaupt, Garvin, Grantham, McSpadden, Hamilton, Bohannon, Kerr, Stevenson, Payne, Pazoureck, Pitcher and Colston asked to be made co-authors of **SB 367**, which was the order.

Upon motion of Senator Garrison, **SB 367** was advanced to engrossment.

By unanimous consent, upon request of Senator Garrison, **SB 367** was considered engrossed and placed upon third reading and final passage.

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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stev-

enson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Stipe.—6.

Not Voting: Fine, Harris, McColgin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Belvin, Cobb, Collins, Easterly, Stipe.—6.

Not Voting: Fine, Harris, McColgin.—3.

The Emergency was declared passed.

SB 367 was referred for engrossment.

Senators Bailey, Cobb and Collins asked to be shown present, which was the order.

GENERAL ORDER

HB 782 by Thomas and Holder was read and considered.

Senator Wilson (Beckham) moved to amend **HB 782**, line 18, page 3, by adding after the word "night," and before the word "however" the following language: "Provided that on all sections of four-lane divided highways open for traffic of five (5) miles or more in length the maximum speed shall be seventy (70) miles per hour" which amendment was declared adopted.

Upon motion of Senator Trent, **HB 782**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, **HB 782**, as amended, 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: Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Allen, Bailey, Baldwin, Boecher, Harris, Romang, Shoemake.—7.

Excused: Belvin, Easterly, Stipe.—3.

Not Voting: Morford.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Allen, Bailey, Baldwin, Boecher, Harris, Romang, Shoemake.—7.

Excused: Belvin, Easterly, Stipe.—3.

Not Voting: Morford.—1.

The emergency was declared passed.

HB 782, as amended, was referred for engrossment.

Senators Belvin and Stipe asked to be shown present, which was the order.

Senator McSpadden presiding.

GENERAL ORDER

SB 74 by McClendon and Trent of the Senate and Allard et al of the House was read and considered.

Senator Wilson (Beckham) moved to amend **SB 74**, line 4, page 5, by adding

after the word "office" the following: "Provided further that the Commissioners of the Land Office are prohibited from extending any funds for the use and occupancy of any facilities."

Senator Ham moved to table the Wilson (Beckham) amendment, which motion was declared failed of adoption upon a roll call as follows:

Aye: Cowden, Graves, Ham, Payne, Pazoureck, Trent.—6.

Nay: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Excused: Easterly.—1.

Not Voting: Bailey, Cobb, Collins, Pitcher, Stipe.—5.

The vote occurring upon the Wilson (Beckham) amendment, it was declared adopted.

Senator McClendon asked unanimous consent, which was granted, that the title to SB 74 be amended to conform to the bill as amended.

Upon motion of Senator McClendon, SB 74, as amended, was advanced to engrossment.

Upon motion of Senator McClendon, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, Mc-

Clendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Pazoureck.—1.

Excused: Easterly.—1.

Not Voting: Bailey, Cobb, Cowden, Pitcher.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Pazoureck.—1.

Excused: Easterly.—1.

Not Voting: Bailey, Cobb, Cowden, Pitcher.—4.

The emergency was declared passed.

SB 74, as amended, was referred for engrossment.

During the consideration of SB 74, Senator Wilson (Beckham) asked unanimous consent, to which Senator Trent objected, to have incorporated in the Journal the Rental Contract between the Building Authority and State Departments and Agencies; the News release from the Governor's office and two pages of facts and figures from the Capitol Improvement Authority.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that the following News release from the Governor's office and the "facts and figures" from which he had read during discussion of SB 74, be incorporated in the Journal:

NEWS RELEASE FROM GOVERNOR'S OFFICE

Oklahoma will get two new office buildings resulting in large savings to state taxpayers, following action this week un-

der the provisions of a bill sponsored in the last session of the legislature by Senator and Representative (s), of County.

The buildings are being financed with inactive money in the state treasury, saving \$7.5 millions in interest to the state, it was reported after action by the Capitol Improvement Authority, which was created by the bill.

In addition, when the buildings are paid

out in 14 to 17 years, the state will be saving more than \$200,000 a year now being paid by state agencies in outside office space.

The total building cost will be repaid from rent. This rent money comes from state agencies now paying rent elsewhere and from federal agencies who participate with such state agencies as the State Public Welfare Department.

CAPITOL IMPROVEMENT AUTHORITY

State Capitol

Oklahoma City

GENERAL REVENUE FUND AGENCIES

SPACE

Agency	Old	New	Increase
Civil Defense	2,400	5,622	3,222
Employment of Handicapped	400	802	402
Commerce & Industry	3,947	5,512	1,565
Securities Commission	1,350	2,568	1,218
Vocational Rehabilitation	3,648	4,266	618
TOTAL	11,745	18,770	7,025

RENT

Agency	Old	New	Increase
Civil Defense	\$ 3,600.00	\$25,299.00	\$21,699.00
Employment of Handicapped	900.00	3,609.00	2,709.00
Commerce & Industry	13,650.00	24,804.00	11,154.00
Securities Commission	3,000.00	11,556.00	8,556.00
Vocational Rehabilitation*	1,853.00	3,839.00	19,986.00
TOTAL	\$23,003.00	\$69,107.00	\$46,104.00

*General Revenue Fund Share

April 6, 1961

STATUS OF LEASES FOR PROPOSED NEW OFFICE BUILDINGS

Agency	Status of Lease	Area Called For	Annual Rent For This Area
Liquefied Pet. Gas Bd.	signed	1,687 sq. ft.	\$ 7,591.50
State Insurance Board	signed	8,756 sq. ft.	39,402.00
State Ins. Commission	signed	17,333 sq. ft.	77,998.50
Civil Defense	signed	5,622 sq. ft.	25,299.00
Surplus Property	signed	2,929 sq. ft.	13,180.50
Welfare Department	signed	62,048 sq. ft.	271,821.60
Vocational Rehabilitation	signed	4,266 sq. ft.	19,197.00
Professional Engineers Bd.	signed	1,407 sq. ft.	6,331.50
Dry Cleaners Board	signed	682 sq. ft.	3,069.00
School Land Commission	signed	9,487 sq. ft.	42,691.50
Personnel Board	signed	5,193 sq. ft.	23,368.50
Employment of Handicapped	signed	802 sq. ft.	3,609.00

Tax Comm., Beverage Div.	signed	3,740 sq. ft.	16,830.00
Okla. Securities Commission	signed	2,568 sq. ft.	11,556.00
ABC Board	signed	5,577 sq. ft.	25,096.50
Architects Board	signed	488 sq. ft.	2,196.00
SUB-TOTAL			\$589,238.10
Employment Security Comm.	pending	52,593 sq. ft.	\$236,668.50
Wildlife Conservation Comm.	pending	13,855 sq. ft.	59,627.10
Commerce & Industry	pending	5,512 sq. ft.	24,804.00
Dentists Board	pending	286 sq. ft.	1,287.00
Medical Examiners' Board	pending	841 sq. ft.	3,784.50
Empl. Sec. Credit Union	pending	523 sq. ft.	2,353.50
Pharmacy Board	pending	597 sq. ft.	2,686.50
GRAND TOTAL			\$331,211.10
			\$920,449.20

FIRST READING

By unanimous consent the following Resolution was introduced and read the first time:

SJR 32—By Allen of the Senate and Clark of the House.

A Joint Resolution relating to groups, companies, assemblies, or associations advocating or encouraging the overthrow of the United States or State governments by force or violence; making it a felony to organize, or assist to organize, or to be or become a member or affiliate of any such organization knowing its purposes; requiring the officers of such associations to register with the Attorney General of Oklahoma and to provide certain information in the registration statement, and making failure to register and providing such information a felony; and declaring an emergency.

PENDING CONSIDERATION OF HAS

Senator McClendon moved that the Senate refuse to concur in **HAs** to **SB 112** and request a Conference thereon, the Senate Conferees to be the General Conference Committee on Appropriations, when appointed, which motion was declared adopted.

GENERAL CONFERENCE COMMITTEE ON APPROPRIATIONS — Senate:

President Pro Tempore Collins, having been authorized so to do, appointed as the General Conference Committee on Appropriations for the Senate the following:

McClendon,	Easterly
Chairman	Fine
Trent,	Hamilton
Vice Chairman	Payne
Bailey	Pazoureck
Boecher	Ritzhaupt
Breeden	Stipe
Cobb	Tipps
Cowden	

As Senate alternates:

Wilson	Ham
(Greer)	McSpadden
Grantham	Dacus

President Pro Tempore Collins asked that the Reports of the Special Committee appointed under **SR 9** be given the General Conference Committee on Appropriations for its information.

Senator McClendon moved that all Appropriation bills for the consideration of the General Conference Committee, now shown on the Senate Calendar, be referred

to that Committee, as named by President Pro Tempore Collins, they being the following numbered:

SBs 34, 41, 42, 43, 44, 45, 47, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 61, 68, 69, 70, 71, 75, 76, 89, 90, 91, 92, 93, 96, 112, 140, 176, 177, 178, 332, 333, 339.

HBs 591, 592, 605, 606, 607, 608, 609, 610, 612, 613, 614, 615, 635, 636, 637, 640, 641, 642, 643.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed HCRs 502 and 557.

Senator Land asked for immediate consideration of HCR 502 and requested that he be made co-author of the Resolution, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 502 — By Johnston and Ruby of the House and Land of the Senate.

A CONCURRENT RESOLUTION RELATING TO SPECIAL PROBLEMS OF MUNICIPAL GOVERNMENT; AUTHORIZING AND DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE ON MUNICIPAL PROBLEMS, ESPECIALLY THOSE OF FINANCE; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; REQUIRING REPORTS AND RECOMMENDATIONS TO THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL NOT LATER THAN NOVEMBER 1, 1962.

WHEREAS, recent years have witnessed a mass exodus of our population from the rural areas to the cities and towns, resulting in the creation of many new problems of municipal government and the further aggravation and complication of existing problems; and

WHEREAS, the municipal governments of Oklahoma are operating in many instances at less than one-half the nation-

al per capita cost with the resulting inability to provide the standards of service their citizens require; and

WHEREAS, the explosive increase of population in our municipalities is presenting problems of such gravity that they have outstripped present laws for their solution; and

WHEREAS, the magnitude and gravity of the situation is such that immediate action to meet this crisis is recognized by the Kennedy Administration and the 87th United States Congress, as may be seen in the proposal to create a Federal cabinet-level Department of Housing and Urban Affairs and in the proposal and treatment of legislation to cope with the crisis faced by municipalities across the nation; and

WHEREAS, there is thus a vital and urgent necessity that each state determine how best to cooperate with Federal agencies in all fields of urban affairs in which they have, or may be given, jurisdiction; and

WHEREAS, the problems of municipal government and finance must be studied from all angles in the light of present and future conditions;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA AND THE SENATE CONCURRING THEREIN:

SECTION 1. The Executive Committee of the Oklahoma State Legislative Council is hereby authorized and directed to create a special committee to be composed of seven (7) members of the House of Representatives and five (5) members of the Senate for the purpose of delineating, analyzing and defining the problems caused by the changes referred to in this Resolution, and said special committee is hereby directed to report its findings and legislative recommendations to the Executive Committee of the State Legislative Council not later than November 1, 1962.

Engrossed **HCR 502** was properly signed and ordered returned to the Honorable House.

Senator Field asked for consideration of **HCR 557**, following which he asked that all members of the Senate be shown as co-authors, the Resolution being read at length as follows and adopted upon motion of Senator Field:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 557 — By Sparks and Hesser of the House and Collins, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), and Wilson (Greer) of the Senate.

A CONCURRENT RESOLUTION COMMENDING JOHN DAVIES FOR HIS WORLD RECORD IN POLE VAULTING.

WHEREAS, John Davies is enrolled in the School of Education of Oklahoma State University, as a sophomore; and

WHEREAS, In addition to his course of study John Davies has participated with zeal and enthusiasm in the Physical Education Program of Oklahoma State University; and

WHEREAS, At the Big 8 Conference Track and Field Championship held on May 20, 1961, at Boulder, Colorado, John Davies did accomplish the amazing feat of pole vaulting 15 feet 10¼ inches which height is above all officially recognized pole vaulting heights and thereby established a World Record.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the members of the

Legislature desire to express their congratulations and appreciation of the efforts of John Davies in obtaining the world record in pole vaulting whereby the admiration of the entire world has been focused not only upon the school which he represented but also upon the State of Oklahoma.

SECTION 2. That a copy of this Resolution be presented to John Davies as evidence of the honor and pride experienced by the people of the State of Oklahoma because of this great achievement.

President Pro Tempore Collins presiding.

Engrossed **HCR 557** was properly signed and ordered returned to the Honorable House.

Senator McSpadden presiding.

SPECIAL COMMITTEE REPORT

Senator Rogers, as Chairman of the Special Committee appointed under **SR 9**, submitted the following Report on Common Schools:

REPORT ON COMMON SCHOOLS

By
SENATE ECONOMY COMMITTEE
(Established by **SR 9**)

The amount of appropriation necessary for financing Equalization Aid to common schools is dependent on a fixed formula which is found in 70 O. S. Supp. 1959 § 18-4, and consists of two parts. One determines, on the basis of average daily attendance, a Minimum Program; the other, the amount of revenues available to the school district and chargeable against the program, referred to as Minimum Program Income.

Obviously any change in any factor of the formula will raise or lower the amount of money needed. For instance, to lower the pupil-teacher ratio would require more teachers; to raise the basic salary scale, to increase the annual increment for longevity, or extend the number of increments, to increase the per capita

allowance for maintenance, for transportation, for basic aid, or operational aid, would all have the same effect of increasing need of appropriation. The converse is true in regard to each of the factors mentioned.

On the other hand, to increase the amount of income chargeable to the program, for instance the number of mills of ad vaorem levies, the percentage of collections of gross production tax, auto license, basic aid, etc., would have the effect of reducing requirements for State Aid. Again, the converse is true.

Hence the necessary appropriation must be based on how this Legislature, or some previous session of the Legislature, fixes each factor in the formula. Most changes in the formula in the past have tended to increase the Minimum Program and reduce the Minimum Program Income.

The Committee feels that the financial problem facing this session at this time does not permit this liberal policy and, in fact, makes necessary a careful consideration of each factor in the formula, to determine if possible savings can be effected, and to make every saving which will not have any adverse effect on the quality of education received by the school children of the State.

TEACHERS' SALARIES

The recommendations made by your Committee are based upon a calculation involving the increase of teachers' salaries heretofore written into the School Code in 1959. Your Committee has made no recommendation that teachers' salaries be reduced, but that the increases provided by the 1959 Legislature be used as the base for the calculations used in this report.

SMALLER HIGHSCHOOLS

Fortunately, the Committee believes some savings may actually result in improving educational opportunities for our children. It is widely recognized that our brighter children who are unluckily resi-

dents of smaller districts cannot receive, because the small school with few teachers cannot provide or even offer, instruction in the number of basic courses necessary for admission to accredited colleges and universities.

The Committee recommends that no highschool district with fewer than 55 pupils in average daily attendance should be aided, unless isolated more than 15 miles by commonly traveled road from another highschool. This would save an estimated \$1,080,000 during the biennium, while adding to the quality of education. As a matter of fact, this recommendation is a step in the right direction; to raise the limit to 65 pupils would add another \$790,000 to the savings, to 72 pupils, another \$450,000, and so on.

ASSESSED VALUATIONS

Since the amount of aid, as mentioned before, is reduced by increasing Minimum Program Income, and the largest single item of this income consists of local ad valorem taxes, it is easy to see that the lower local property is assessed, the more State Aid will be received. This feature of the formula has unfortunately, from the beginning of its use nearly thirty years ago, resulted in a positive inducement to local taxing and assessing officials to lower assessments on the theory that the loss of revenue would be made up by increased State Aid. This penalizes the counties which attempt to assess at a fair ratio of actual value.

Any correction of this unfair practice which may be accomplished by the State Equalization Board will likely be a slow process, drawn out over a period of years. In the meantime, the Committee recommends the amendment of the School Code to charge the ad valorem tax on real estate in the Minimum Program Income on an equalized basis corresponding to the ratio of 22.07%, which was the ratio determined by a recent Tax Commission study to be the state average. This would save at least \$1,750,000 for the biennium.

An amendment has already been prepared to effect this change.

AD VALOREM LEVIES

Closely related to the above recommendation is a change in the reserve for delinquent ad valorem taxes which is now fixed at 10%. This reserve was necessary during the depression years of the thirties, but since that time levies have been collected either in the first year after the levy is made, or the next subsequent year, in full or even in excess of the levy.

The Committee recommends that the delinquency reserve be changed to 5%, and the same be made chargeable as Minimum Program Income. This would save \$2,315,000 for the biennium.

PAY FOR EXTRA TIME

The present Minimum Program provides for two months extra pay for superintendents and vocational teachers. While it depends on the local district to what extent these professional services are actually rendered and utilized, the Committee feels that the district should provide these extra months pay from their own enrichment funds, and recommends that such increments be eliminated from the Minimum Program. This amounts to \$1,530,000 for the biennium.

OPERATIONAL AID

In addition to Equalization Aid, and whether or not the district receives Equalization Aid, every school district which levies 20 mills or more, receives \$4.50 per pupil for Operational Aid. Unlike Basic Aid, which provides \$12.50 per pupil, Operational Aid is not chargeable as Minimum Program Income. Under the present Code, this will increase from \$4.50 to \$6.00 in the first year, and to \$8.00 in the second year of the biennium.

The Committee recommends that this aid be frozen at \$4.50 per pupil for the next biennium, which would save \$2,275,000.

(If it were made chargeable, a further

savings would result of approximately \$3,600,000 for the biennium.)

SPECIAL EDUCATION

Title 70, Chapter 1A, Article 13, Section 8A, O. S. 1959 Supp., provides for special education for exceptional children to be paid from State Aid funds. S. B. 40, Sec. 1, 1959 S. L., restricted the amount to be used annually during the current biennium to \$500,000. It is estimated that this expenditure will increase during the current biennium to \$1,000,000 in the first year, and to \$1,400,000 in the second year.

The Committee recommends that the restriction of S. B. 40, Sec. 1, 1959 L. S., be renewed for the current biennium, thereby saving \$1,400,000.

SENATE BILL 217

Senator Ritzhaupt has introduced a bill which would define school districts which maintain an accredited highschool to be the same as present transportation areas of such districts, and eliminate all other districts. This would result in equalizing the cost of furnishing highschool education throughout the areas now using such highschools by equalizing taxes throughout the districts. It would not eliminate the schools so long as the attendance of the former district qualified it to receive State Aid.

The Committee urges support of this bill, believing it will result in material savings and at the same time increase the quality of education by increasing the enrichment funds, through making levies uniform in a transportation area. The additional expense would be placed on the local property of the area involved, with \$2,500,000 savings at state level for the ensuing biennium.

SENATE BILL 325

Senators Baldwin and Harris have introduced a bill which, at least in the beginning, would probably save little if any money. However, the Committee believes that over a period of time, enforcing a raise in academic standards of instruc-

tion would result in further reorganization to satisfy the requirements of the bill. In short, the bill requires that a minimum of 26 courses comprising the basic and fundamental subjects be offered, at least in alternate years, by every highschool in the State. The Committee urges favorable consideration and action on SB 325.

FEDERAL AID TO EDUCATION

Without passing upon the basic question of whether or not there should be "Federal Aid to Education," your Committee believes that the Senate should be aware of the probable effect of S. 1021, which passed the U. S. Senate on May 25, 1961, upon school finances in Oklahoma. It is believed that the bill will be passed by the House of Representatives with little amendment. Under its present provisions, the allotment for Oklahoma for fiscal 1962 will be \$12,578,909, which is based on \$22.46 for each child of school age (5-17 years). The bill proposes to authorize the same amount of money for each of three years, so it is presumed that Oklahoma's share would vary but little for the second and third years.

This money will be made available with few restrictions on its use and subject to determination of the State Board of Education. It may all be used for the payment of school teachers' salaries or all for construction. Not to exceed 10%, or \$1,257,000, may be used for special education. Referring to one of the Committee's recommendations proposing a limitation of \$500,000 for special education in the State Aid Bill, it will be seen that if the State Board of Education saw fit, this expenditure could be increased to approximately \$3.5 million for the biennium.

It is especially important to note that among the provisions of the Federal Aid Bill, a base for state effort will be established by using the average of the fiscal years 1960, 1961, and the ensuing fiscal year 1962, and that from that base,

Oklahoma will be required to increase its annual outlay for education in an amount, the ratio of which to the base, shall not be less than the annual increase in the national effort, or the state allocation will be reduced according to a formula. Because of this provision, it will be obvious how necessary it is that school appropriations for this base year should not be so high as to place an undue and unexpected burden on the state finances during the following two years, and almost certainly for many years to come.

CONCLUSIONS

The savings to be effected by enacting the above recommendations into law, without reducing the teacher salary increases provided by the 1959 Legislature, but as a matter of fact, providing for those salary increases, will be in the amount of \$12,850,000. The common school appropriation bill previously passed in the amount of over \$104,000,000, would thereby be reduced to \$92,000,000. Taking into consideration the passage of the Federal Aid bill, which appears imminent at this time, there would be an addition of approximately \$25,000,000 to the amount appropriated by the State, allowing for a common school education program of \$117,000,000 for the next biennium.

OTHER SUGGESTIONS

While the above recommendations are the only ones incorporated in the report, other suggestions have been made to the Committee which might be of interest to members of the Senate, so are tabulated on the following page, showing estimated savings for each year and total for the biennium. The table also includes most of the recommendations already made.

Other suggestions not involving State Aid pertain to limiting or repealing the free textbook program, and for limiting amount of revenue from gross production tax on gas to be diverted to Teacher Retirement System to \$2,500,000 per annum as was estimated at time of pas-

sage of HB 546, S. L. 1957. The tax will produce approximately \$3,600,000 this year.

Respectfully submitted,
SENATE ECONOMY COMMITTEE

Cleeta John Rogers, Chairman
Don Baldwin
Buck Cartwright
Denzil Garrison
Louis Ritzhaupt

POSSIBLE SAVINGS FROM VARIOUS CHANGES IN THE SCHOOL CODE
(Including Recommendations Contained in Committee Report)

	Savings First Year	Savings Second Year	Total Savings Biennium
Freeze Operational Aid at \$4.50	\$ 675,000	\$1,600,000	\$2,275,000
Cut Operational Aid to \$3.50	1,225,000	2,200,000	3,425,000
Cut Operational Aid to \$1.00	2,400,000	3,415,000	5,815,000
Eliminate Operational Aid	2,875,000	3,900,000	6,775,000
Limit Special Education to \$500,000	500,000	900,000	1,400,000
Limit teachers' salaries at top to \$5,000 in Minimum Program and leave the increases in the base alone	428,200	1,722,300	2,150,500
Limit experience increment for teachers to 13 years in the second year of biennium. Leave increases in base alone		1,747,600	1,747,600
Limit experience increments to 14 years the first year and 13 years in the second year of biennium	873,800	1,747,600	2,621,400
Change reserve for delinquent ad valorem taxes from 10% to 5% and charge same in Minimum Program Income	1,137,500	1,175,000	2,312,500
Change transfer law to include a per capita enrichment in an amount equal to the pro rata part calculated on the proceeds of five mills in the district from which transfers are made and charge same in the Minimum Program Income of the receiving districts	1,250,000	1,250,000	2,500,000
Charge 60% of Federal Aid—public Law 874 in the Minimum Program Income	3,600,000	3,600,000	7,200,000
Eliminate extra two months for Superintendents and Vocational Teachers	740,000	790,000	1,530,000
Eliminate extra two months for Superintendents	375,000	400,000	775,000
Charge ad valorem in Minimum Program on equalized basis at 22.07%	875,000	875,000	1,750,000
SB 325—Requiring 26 highschool courses	None	?	?
SB 217—Defining highschool districts as present transportation areas	1,250,000	1,250,000	2,500,000

MOTION TO RECONSIDER VOTES

Senator Shoemaker asked that the time be extended one legislative day for the consideration of his motion to reconsider

the vote by which **SB 316** was passed, which was the order.

Senator Bailey asked that the time be extended one legislative day for the consideration of his motion to reconsider the

vote by which **SB 284** failed of passage, which was the order.

Senator Hamilton asked that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 355** failed of passage, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion prevailed.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 398—Insurance.

HB 677—County Government.

DO PASS, as Amended:

SB 88—Planning and Resources—To Appropriations and Budget by previous order.

SB 382—County Government.

HB 765—County Government.

HB 837—County Government.

HB 866—County Government.

FIRST READING

By unanimous consent the following Bills and/or Resolutions were introduced and read the first time:

SJR 33—By Harris.

A Joint Resolution expressing the sense of the Legislature that the State of Oklahoma, its agencies and sub-divisions should participate in the program of advances for public works planning under public law No. 560, 83rd Congress, as amended; that such advances are repayable only when and if the public works so planned is undertaken and does not create any present indebtedness under Article 10, Section 26, of the Constitution of the State of Oklahoma; and declaring an emergency.

SB 403—By Cobb.

An Act waiving, to the extent, in the manner and under the conditions therein set forth, the State's sovereign immunity from liability for damages arising out of contracts with the State caused by negligence, torts or acts thereafter committed by the State's officers and/or employees while engaged in the performance of their official duties; authorizing actions to be filed in the manner and under the conditions therein set forth to recover such damages; creating and relating to a court of claims; authorizing the designation of a reporter therefor; providing the powers and duties of the Court of Claims and prescribing procedure therefor; making the Clerk of the Supreme Court, Clerk of the Court of Claims and prescribing his duties; requiring prescribed statements to be filed with the Secretary of State and summons in authorized actions to be served on him; relating to the payment of witness fees; requiring the State Board of Public Affairs to provide, furnish and equip a suitable place for the Court of Claims; authorizing appeals to Supreme Court; providing for the payment of final judgments out of State appropriations for authorized purposes; declaring that provisions of Act shall not apply to certain designated actions; repealing conflicting laws; and declaring an emergency.

SB 404—By Grantham of the Senate and Howe, Craig (Kay), Green and Skaggs of the House.

An Act relating to the teachers' retirement system of Oklahoma; amending 70 O. S. 1951, § 17-5, subdivision 4, paragraph d, as amended, and 70 O. S. 1951, § 17-5, subdivision 9, as amended, dealing with benefits payable to members of the teachers' retirement system of Oklahoma; fixing effective date of Act; making provisions of Act severable; and declaring an emergency.

SB 405—By Payne.

An Act amending Section 10 of House Bill No. 655 of the Twenty-eighth Okla-

homa Legislature; relating to assistant pharmacists; and declaring an emergency.

As provided under the Field motion, the Senate was declared adjourned to at 1:30 p. m., tomorrow.

Ninety-third Legislative Day

Tuesday, June 13, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Baldwin, Bohannon, Cartwright, Collins, Easterly.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Garrison introduced Akira Yamasaki of Fukui, Japan, and asked that he be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 74, 254, 255, 367, SCR 40 and HB 782 each correctly engrossed.

SR 54 correctly enrolled.

Engrossed **SBs 74, 254, 255 and 367, and SCR 40**, were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 782**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SR 54** was properly signed and ordered transmitted to 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 380—Public Lands.

HB 880—Education—Higher.

HB 881—Education—Higher.

HB 1037—Education—Higher.

HB 1049—Education—Higher.

HB 1105—Roads and Highways.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 602 — By Richeson, Reneau, Cole, Skaggs, Ford, Forsythe, McCune, Shipley, Baggett, Bradley (Tulsa) and Goodfellow.

An Act relating to State Purchasing; requiring the State Purchasing Director to analyze requisitions received for contractual services, supplies, equipment and materials and to advise the director, State Legislative Council and the agency concerned whenever, in his opinion, any such requisition is excessive, questionable or unwise; providing that said Director shall process such requisition forthwith, notwithstanding his opinion thereon as to whether same is excessive, questionable or unwise; placing certain duties on the Director and the Chairman of the State Legislative Council; and declaring an emergency.

HB 996—By Andrews, Howard, Nichols (Seminole), McCune, Skaggs, Haworth, Ruby and Johnston.

An Act relating to elections; repealing 26 O. S. 1951, § 162a, which required candidates for political office to declare their race in notification upon filing for such office and designation of candidate's race if other than white upon primary and general election ballots; and declaring an emergency.

HB 997—By Andrews, Howard, Nichols (Seminole), McCune, Skaggs, Haworth, Ruby and Johnston.

An Act relating to mental health; amending Section 2, Chapter 3, Title 43A, Oklahoma Session Laws 1953, page 176, (43A, O. S. Supp. 1959, § 382), to delete reference to Negro in the definition of veteran; and declaring an emergency.

HB 998—By Andrews, Howard, Nichols (Seminole), McCune, Skaggs, Haworth, Ruby and Johnston.

An Act relating to mental health; amending Section 4, Chapter 3, Title 43A, Oklahoma Session Laws 1953, page 176, (43A, O. S. Supp. 1959, § 384), delete reference to Negro as part of title of Taft State Hospital; and declaring an emergency.

HB 1001—By Andrews, Howard, Nichols (Seminole), McCune, Skaggs, Haworth, Ruby and Johnston.

An Act relating to mental health; amending Section 1, Chapter 3, Title 43A, Oklahoma Session Laws 1953, page 176, (43A, O. S. Supp. 1959, § 381), to delete reference to the Negro race in the provision for creation of a veterans ward at Taft State Hospital; and declaring an emergency.

HB 1068—By McChristian, Hurst, Van Hooser, Avey, Fowler, Holcomb, Murrow, Page, Skaggs, Fitch, Morgan, Sanguin, Sullivan, Thomas and Watkins.

An Act relating to penal institutions; creating a pension and retirement system for employees thereof; establishing a man-

agement and supervision board; designating certain members of the board and method of selection of others; directing employment of executive secretary by board and fixing duties; requiring State Examiner and Inspector to audit funds of board; conferring certain duties and powers on the board; authorizing deductions from compensation of employees and certain percentage of gross sales of prison industries for deposit into retirement fund; restricting use of funds to certain purposes; specifying certain conditions for retirement and disability payments; providing for severability of provisions; and declaring an emergency.

HB 1072—By Thomas.

An Act relating to the public schools; amending 70 O. S. 1951, § 18-5, as amended; providing for the acquisition of library books by school districts and prescribing manner thereof; and declaring an emergency.

HB 1076—By Legal and Fiscal Advisory Committee and Goodfellow and Fowler.

An Act relating to the Alcoholic Beverage Control Board; amending Section 31, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 156, (37 O. S. Supp. 1959, § 531), relating to the procedure required for appeal of any order of the Board refusing, suspending or revoking a license and adding the requirement that only the Judge of a District or Superior Court may stay the order of the Board and providing that such power shall not be exercised until after notice to each party and a hearing showing the Board acted without legal cause or upon insufficient evidence; requiring forfeiture of supersedeas bond when order of board upheld on appeal; and declaring an emergency.

HB 1078—By Legal and Fiscal Advisory Committee and Goodfellow.

An Act relating to the Oklahoma Alcoholic Beverage Control Board; amending Section 13, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 148 (37 O. S. Supp. 1959, § 519), to authorize the Board

to employ an attorney; fixing salary of such attorney; prescribing duties; prohibiting continuation or dismissal of criminal actions begun at the request of the Board without consent of such attorney; and declaring an emergency.

HB 1079—By Legal and Fiscal Advisory Committee and Goodfellow.

An Act relating to the Alcoholic Beverage Control Board; prohibiting price discrimination; amending Section 36, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 158, (37 O. S. Supp. 1959, § 536), to repeal the statutory penalty limits for first and second offenses and authorize the Board to suspend or revoke a license for periods the board deems appropriate; retaining the requirement that the board shall revoke a license for a third offense; and declaring an emergency.

HB 1083—By Ruby.

An Act relating to counties and county officers; repealing 19 O. S. 1951, § 30, duplicating other statute making false affidavit in proceedings perjury; and declaring an emergency.

HB 1099—By Cole.

An Act relating to the Oklahoma Department of Public Safety; amending 47 O. S. 1951, § 382.4, as amended by Section 7, Senate Bill No. 44, Oklahoma Session Laws 1959, page 412, amending Section 4, Chapter 10, Title 47, Oklahoma Session Laws 1953, page 213, as amended by Section 7, Senate Bill No. 44, Oklahoma Session Laws 1959, page 412 (47 O. S. Supp. 1959, § 382.4) providing for longevity allowances and graduated pay scale; raising base pay for members of the Oklahoma Highway Patrol from three hundred seventy-five dollars (\$375.00) to four hundred dollars (\$400.00) per month; fixing effective date of Act; and declaring an emergency.

HB 1100—By Cole.

An Act relating to the Oklahoma Department of Public Safety; authority for the appointment and compensation of certain personnel; amending Section 2, Chap-

ter 10, Title 47, Oklahoma Session Laws 1953, page 212, as amended by Section 6, Senate Bill No. 44, Oklahoma Session Laws 1959, page 412, (47 O. S. Supp. 1959, § 382.2) providing for classification and assignment of personnel of Oklahoma Highway Patrol; setting annual salaries; and declaring an emergency.

HB 1113—By Tucker.

An Act relating to the prevention of forest or wood fires; amending 21 O. S. 1951, § 1395, and 50 O. S. 1951, § 18; providing that persons desiring to burn certain lands adjoining woodlands or grasslands of another shall, if such lands lie within the boundaries of a forest fire-protection district, a national forest, or any other area that has organized fire protection, or if such lands lie within the boundaries of areas under the jurisdiction of any State board, commission, department, agency or other entity of the State or the governmental subdivisions thereof, make certain reports; making boards, commissions, departments, agencies and other entities of the State and the subdivisions thereof responsible for controlling and extinguishing certain fires; authorizing recovery of costs incurred in the suppressing of certain fires; and declaring an emergency.

HB 1119—By Richardson and Smith.

An Act relating to municipal fire departments; amending 11 O. S. 1951, § 372, by requiring cities and towns having volunteer fire departments to adopt by ordinance certain rules and regulations governing said fire departments; and declaring an emergency.

HB 1120—By Camp.

An Act making appropriations to the Oklahoma State Regents for Higher Education; stating legislative intent to assist Oklahoma students enrolled in dental schools in other states; outlining procedures for payments to said schools and specifying the amount of such payment per student enrolled; placing certain duties upon said regents with regard there-

to; requiring repayment by students of monies expended in their behalf, and fixing a schedule therefor; providing for expenditure of monies from a continuing revolving fund herein created; repealing conflicting laws; and declaring an emergency.

HB 1127—By Forsythe.

An Act relating to consideration and disposition of county claims; amending Section 8, Chapter 10, Title 19, page 157, Oklahoma Session Laws 1955 (19 O. S. Supp. 1959, § 410.15); and declaring an emergency.

HB 1130—By Inman, Sanguin, Sullivan, Thomas, Odom (McIntosh), Privett, Tucker, Morgan, Murrow, Lance, Vandiver, Jones, Traw, Massey, Odom (Wagoner), Converse, Cook, Abbott, Andrews, Bynum, Eidson, Fitch, Fogarty, Ford, Harper, Haworth, Henry, Karnes, McChristian, Moad, Northcutt, Patterson, Richardson, Shibley, Skeith and Strickland.

An Act relating to cigarette tax and tobacco products tax; amending 68 O. S. 1951, § 591.2, as amended by Section 1, Chapter 16A, Title 68, page 283, Oklahoma Session Laws 1959, as amended by Section 2, House Bill No. 800, Twenty-eighth Oklahoma Legislature, by eliminating snuff from the tax herein imposed; providing an effective date for this Act; 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 transmitting Enrolled **HB 850**.

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 **HCRs 502** and **557**.

The above numbered Enrolled Resolu-

tions were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 83**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 39**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising naming alternate House Conferees to the General Conference Committee on Appropriations as follows: Odom (Wagoner), Diel, Hesser, Willis (Jackson), and Taliaferro.

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 7**.

The above numbered Bill, as amended in Conference, was referred for enrollment.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to the Committees indicated:

SB 402—Economic and Industrial Development.

SB 403—Roads and Highways.

SB 404—Education—Common.

SB 405—Business and Industry.

Senator Ritzhaupt asked unanimous consent, which was granted, that **SB 405** be withdrawn from the Committee on Business and Industry and referred to the Committee on Public Health.

SJR 32—State and Federal Government.

Senator Allen asked unanimous consent,

which was granted, that **SJR 32** be printed and placed upon the calendar without reference to a committee.

SJR 33—Economic and Industrial Development.

HB 1085—Insurance.

HB 1090—Roads and Highways.

HB 1091—Insurance.

HB 1111—County Government.

HB 1123—State and Federal Government.

HB 1124—State and Federal Government.

HB 1096—Judiciary.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Bailey motion to reconsider the vote by which **SB 284**, as amended, failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cobb, Dacus, Field, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Boecher, Colston, Cowden, Fine, Grantham, Payne, Ritzhaupt, Romang, Shoemake.—9.

Excused: Baldwin, Bohannon, Cartwright, Collins, Easterly.—5.

Not Voting: Garvin, Stipe.—2.

Senators Baldwin, Cartwright and Collins asked to be shown present, which was the order.

THIRD READING

On the question of passage of **SB 284**, as amended, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cobb, Dacus, Garrison, Garvin, Graves, Ham, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Rogers, Stevenson, Trent, Wilson (Greer).—23.

Nay: Baldwin, Boecher, Cartwright, Colston, Cowden, Field, Fine, Grantham,

Hamilton, Land, McClendon, Payne, Ritzhaupt, Romang, Shoemake, Wilson (Beckham).—16.

Excused: Bohannon, Easterly.—2.

Not Voting: Collins, Stipe, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cobb, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Cartwright, Colston, Cowden, Fine, Hamilton, McClendon, Payne, Romang, Shoemake.—10.

Excused: Bohannon, Easterly.—2.

Not Voting: Collins, Stipe.—2

The emergency was declared passed.

SB 284, as amended, was referred for engrossment.

SPECIAL COMMITTEE REPORT

Senator Fine, Chairman of the Committee on Research and Investigation, appointed under Senate Rule 24a, asked unanimous consent, which was granted to submit and have read in detail the following Report:

REPORT OF COMMITTEE ON RESEARCH AND INVESTIGATION ON ENID STATE SCHOOL

MR. PRESIDENT:

The Senate Committee on Research and Investigation, having been requested to investigate the news stories regarding the operation of the Enid State School, wish to make the following report of their findings based upon testimony presented to them.

First, we interviewed the two reporters for the Daily Oklahoman who made in-

vestigations at the school, on the basis of which they wrote their newspaper articles. These reporters were BILL HARMON and MARK SARCHET. We questioned both of these gentlemen at length, and while they said they were told by some that the morale among the employees was low, they could not say that this was a general condition. Much of their information was gained through discharged employees. Mr. Harmon said they received no statements of physical abuse to the patients, but there were references to the long hours some of the patients worked. There were references to an incident involving the beating of one patient by another, but this was not pursued by the reporter and he had no definite information relative thereto.

Mr. Sarchet said that immediately after the publication of the articles he had ten to twelve calls from parents who indicated a reluctance to approach the superintendent with complaints for fear of reprisals against their child. He said he had spent only one day at the school making this investigation. However, he saw no evidence of abuse or undue punishment of the patients; they were well clothed and well fed. Mr. Sarchet said they followed the pattern of talking with one dissatisfied person who would, in turn, give them the name of others who were dissatisfied. They made no effort to seek out others in an effort to get both sides of the story. All contacts were referrals.

COBLE GAMBILL, the administrative assistant in charge of personnel appeared before the Committee. He was perfectly happy in his employment; thought the institution was well administered and the children well cared for. Questioned about the incident of the beating, he admitted he had heard of it but had no personal knowledge.

He said the employee turnover last year was less than three percent—which would not indicate a widespread unrest among the employees; that of the employees who

have quit in the past eleven months, over seventy percent have done so because of old age and social security.

We talked with MRS. LANCASTER who has been secretary to Mrs. Scruggs for eleven years. Her husband is also employed at the school. She found Mrs. Scruggs very considerate of the employees and an outstanding administrator.

We talked with a number of psychologists. All gave glowing reports of the growth, in terms of patient welfare, under the administration of Mrs. Scruggs.

DR. HAROLD BINDER has been going to the institution for thirteen years; has seen many new innovations and believes that "Mrs. Scruggs has done a wonderful job, considering the facilities and money she has had available." That "she has done more in this state in the field of mentally retarded; in the help to the pupils and education of the public than the combined efforts of any ten people you could name in this state."

DR. WILLIAMS, of the Mental Health Department testified that though he has been in Oklahoma less than a year, he has known Mrs. Scruggs for eight or ten years and has seen her at national meetings and knows her reputation to be enviable. That following the publication of the articles by Mr. Harmon and Mr. Sarchet he went to the institution and met with the employees. Many were upset over the articles. His opinion is that the dissatisfied employees are far in the minority.

DR. ALICE ANDERSON, now with The Cerebral Hospital at Norman, was a full time psychologist at the Enid School from 1950 to 1952. It was her impression that "it was a very good institution." Asked about patient abuse, she knew of none, and stated that since she had been a resident on the campus she felt she would have known of it, had it occurred.

DR. W. B. LEMON, Director of Clinical Training in Psychology at the University of Oklahoma testified quite at length. He

has been connected with the school for approximately fifteen years, five months and has never seen what he would consider "bad administration." Speaking of Mr. and Mrs. Scruggs, he said, "they have done a phenomenally good job, beginning a little behind scratch, in having arrived, in eighteen years, at an institution which I believe to be one of the best in the United States." Dr. Lemon said one of the interesting things about this institution is the fact that "there does not exist the barrier between administration and staff. There is not the quasimilitary hierarchy, but a closeness."

PERSON WOODALL, Chairman of the Mental Health Board, appeared before the committee. He was well pleased with the school under the present administration.

The Committee invited parents of children at the school to appear and give testimony. Many did so. They were people from all walks of life, from various sections of the state, with one common interest — their retarded children who were at the school and what was best for them.

MRS. EDWARDS, a parent from El Reno, felt her child has always received good care and she is well pleased with the school.

MR. AND MRS. HARVEY DEAN, ranchers from Woodward have a child at the Enid State School. They have both been quite active in the Parent-Guardian Association at the school and stated that Mr. and Mrs. Scruggs have always cooperated with them, and with the Association. Being a rancher, Mr. Dean took particular interest in the farming and dairying departments. He talked with the children working there and said they liked their work and would be extremely unhappy if they were relieved of their duties. Mr. Dean is president of the Parent-Guardian Association and said that the majority of their members are quite happy with the school and the administration of it.

MRS. ED C. JOHNSON, of Tulsa, appeared. Her child has been at the Enid State School for three years and she has visited him regularly each month. He is clean and well cared for and is very happy there. She has no feeling of mistreatment of him, or the other children.

MRS. WHITTAKER, from El Reno has a daughter who has been at the school since she was twelve years of age. She is now forty-seven. Consequently, Mrs. Whittaker has had ample opportunity to watch the school through many, many years. She is well pleased with the school and with the administrators.

MR. ED C. JOHNSON, of Tulsa expressed the same sentiment as his wife. He is quite happy with the school. He did say that some parents are displeased with the rules governing visitation, but most understand that in an institution this large rules must be made and observed for the benefit of the children. Their welfare is the paramount consideration.

EUGENE SAVAGE of Cheyenne, Oklahoma has a daughter in the School. He has encountered no rudeness on the part of any employee and has enjoyed pleasant relationships with the matrons, as well as the administrative personnel. He is well pleased with the school and the care and treatment his child receives.

MRS. W. W. SANGER, wife of an Oklahoma City physician, and a former teacher herself, has a child at the institution and she is very pleased with the entire operation of the school. She says the rules are strict but they must be; that the rules are made for the benefit of the children, not the parents. She and her husband pay the maximum for maintenance of their child, but receive no special privileges.

MRS. LOUISE MATHEWS, wife of an Oklahoma City merchant is the mother of a retarded boy who has been at the school since he was fourteen years old. He is now twenty. She has been most active in the program for mentally retarded chil-

dren on the national as well as the state level. She served three years on the national board for the mentally retarded; has visited many other institutions over the entire United States and recognizes the Enid State School as one of the outstanding in the entire nation. She has had differences of opinion with Mrs. Scruggs but has always been able to discuss them. She thinks the visitation privileges might be expanded and the rules thereon relaxed, but understands that with the limited amount of money available, and the limited number of staff employees, this is impossible.

The Committee interviewed two mothers who expressed a fear of retaliation against their children if they approached Mrs. Scruggs with complaints. They asked that their names be kept in strict confidence. They had heard that there had been instances where the child was punished if the parent complained to the administrator, but knew of none from their own personal knowledge. Their only complaint was regarding visitation. They desired to take their other children to the school for visits on Sundays which is not permitted. They both said their children were well clothed, well fed, and well cared for.

Upon the basis of all testimony submitted to the Committee, we would not be justified in recommending the discharge of Mrs. Anna Scruggs, superintendent.

S/ RAY FINE, Chairman

Senator Hamilton raised a question of "no quorum".

The President ordered the roll called, following which he declared a quorum was present.

Senator Stipe asked to be shown excused for the remainder of this and the next legislative day, which was the order.

Senator Fine moved the adoption of the Report of the Special Committee on Research and Investigation, appointed under Rule 24a, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Berrong,

Boecher, Breedon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Pazoureck, Ritzhaupt, Tipps, Trent, Wilson (Greer).—28.

Nay: Belvin, Rogers, Romang.—3.

Excused: Bohannon, Easterly, Stipe.—3.

Not Voting: Cartwright, Graves, Ham, McColgin, Morford, Payne, Pitcher, Shoemaker, Stevenson, Wilson (Beckham).—10.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 250 by Hamilton was considered further.

Referring to the Hamilton amendment to line 10, page 2, submitted on the 85th legislative day, it was declared adopted upon motion of Senator Hamilton.

Senator Hamilton moved to amend **SB 250**, line 3, page 1, by capitalizing the word "Office" and on line 14, page 2 by properly spelling the word "Capital," which amendment was declared adopted.

Upon motion of Senator Hamilton, **SB 250**, as amended, was advanced to engrossment.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **SB 250**, as amended, 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, Bailey, Baldwin, Berrong, Boecher, Cobb, Collins, Colston, Dacus, Field, Fine, Graves, Hamilton, Harris, McClendon, McSpadden, Payne, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham).—24.

Nay: Breedon, Cowden, Garrison, Garvin, Grantham, Ham, Land, McColgin,

Morford, Pazoureck, Pitcher, Ritzhaupt.—12.

Excused: Bohannon, Easterly, Stipe.—3.

Not Voting: Belvin, Cartwright, Kerr, Lollar, Wilson (Greer).—5.

The bill was declared passed.

Upon motion of Senator Hamilton, the emergency section to **SB 250** was ordered stricken and the title amended to conform.

SB 250, as amended, was referred for engrossment.

GENERAL ORDER

HJR 513 by Tucker et al was read and considered.

Senator Cobb moved to amend **HJR 513** by striking the enacting clause, which amendment was declared adopted.

Upon motion of Senator Cobb, **HJR 513**, as amended, was advanced to engrossment.

Upon motion of Senator Cobb, the rules of the Senate were suspended and **HJR 513**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 513 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Breedon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, McSpadden, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Hamilton, Lollar, Pitcher, Shoemaker.—4.

Excused: Bohannon, Easterly, Stipe.—3.

Not Voting: Allen, Bailey, Cartwright, Garrison, Kerr, Morford, Payne, Tipps.—8.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breedon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, McSpadden, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Hamilton, Lollar, Pitcher, Shoemaker.—4.

Excused: Bohannon, Easterly, Stipe.—3.

Not Voting: Bailey, Cartwright, Garrison, Kerr, Morford, Payne.—6.

The emergency was declared passed.

HJR 513, as amended, was referred for engrossment.

Senator McSpadden presiding.

GENERAL ORDER

SB 152 by Allen and Graves was read and considered.

Senator Allen moved to amend **SB 152** by striking the title and all the language of the body of the bill and substituting the following in lieu thereof, which amendment was declared adopted:

AN ACT RELATING TO SUNDAY CLOSING OF CERTAIN BUSINESS ESTABLISHMENTS; AMENDING 21 O. S. 1951, § 908 AND § 911, EXCEPTING CERTAIN COMMODITIES AND CERTAIN DESIGNATED AREAS WITHIN THE STATE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 21 O.S. 1951, § 908, is hereby amended to read as follows:

§ 908. The following are the acts forbidden to be done on the first day of the week, the doing of any of which is in violation of this Act:

First. Servile labor, except works of necessity or charity.

Second. Trades, manufactures and mechanical employment.

Third. All shooting, horse racing or gaming.

Fourth. All manner of public selling, or offering or exposing for sale publicly, of any commodities, * * * except that food and drink may be sold to be eaten and drank upon the premises where sold, and drugs, medicines, * * * surgical appliances and burial appliances * * * may be sold at any time of the day and except, food, fishing tackle and bait may be sold at any time of the day upon any State or Federally owned lake or reservoir property or within three (3) miles of the property line of any State or Federally owned, operated or controlled lake or reservoir property and except the offering for sale or selling of motor fuel, gasoline, motor oil, tires, tubes, batteries, fan belts and motor vehicle parts may be sold at any time of the day.

SECTION 2. 21 O. S. 1951, § 911, is hereby amended to read as follows:

§ 911. Any person, firm or corporation damaged or injured or threatened with damage or injury by violation of this Act shall be entitled to injunctive relief against any person, firm or corporation violating the provisions hereof. Violation of this Act shall be a misdemeanor and any person, firm or corporation convicted of such offense shall be punished by a fine of not more than Twenty-five Dollars (\$25.00) for the first offense and a fine of not more than Two Hundred Dollars (\$200.00) for a second or subsequent offense.

SECTION 3. The provisions of this Act shall be severable and if any section, subsection, 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. 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 Allen asked to defer further consideration of **SB 152**, as amended, for this legislative day, which was the order.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Ham moved to reconsider the vote by which **SB 250**, as amended, was passed.

Senator Shoemaker asked that consideration of his motion be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 316** was passed, which was the order.

Senator Hamilton asked that consideration of his motion be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 355** failed of passage, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 406 — By Roads and Highways Committee.

An Act relating to sizes, weights and loads; creating the sizes and weights division of the Oklahoma Tax Commission; transferring, the functions, authority, equipment, and records of the activity from the Commissioner, Department of Public Safety, to new division in Oklahoma Tax Commission; providing for composition of new division; changing name reference; repealing all laws and parts of laws in conflict herewith; providing for severability; and declaring an emergency.

SB 407—By Roads and Highways Committee.

An Act relating to motor vehicle licensing and registration; amending 47 O. S. 1951, § 22.12a; eliminating the provision for temporary registration by requiring nonresidents owning or possessing certain motor vehicles, to be used for hire or for other commercial purposes in intrastate operations, to pay license and registration fees upon the same

terms and conditions as required of residents; subjecting such nonresidents to the same penalties for violations as imposed upon residents of this State; repealing conflicting laws; and declaring an emergency.

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 228—State and Federal Government—To Appropriations and Budget by previous order.

HB 876—Revenue and Taxation.

HB 896—Revenue and Taxation.

HB 901—Revenue and Taxation.

HB 989—Public Health.

HB 1008—Revenue and Taxation.

HB 1027—State and Federal Government.

HB 1132—Revenue and Taxation.

HB 1133—Revenue and Taxation.

HB 1134—Revenue and Taxation.

HB 1221—Revenue and Taxation.

HJR 533—State and Federal Government—To Appropriations and Budget by reporting Committee.

HJR 542—State and Federal Government.

DO PASS, as amended:

SB 72—Revenue and Taxation.

Senator Baldwin asked unanimous consent, which was granted, that **SB 72**, as amended by Revenue and Taxation Committee, be printed prior to its second Committee reference to Appropriations and Budget by previous order.

SB 395—Public Health.

HB 963—Revenue and Taxation.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

HB 1133—Revenue and Taxation
HB 1132—Revenue and Taxation
HB 1131—Revenue and Taxation

HB 1130—State and Federal Government
—To appropriate and budget by report

HB 1129—State and Federal Government
—To appropriate and budget by report

DO PASS, as amended:
HB 1128—Revenue and Taxation

Senator Baldwin asked unanimous consent, which was granted, that SB 1128 be amended by Revenue and Taxation Committee be printed prior to its second Committee report to Appropriations and Budget by previous order.

SB 1127—Health
HB 1126—Revenue and Taxation

As provided under the field motion, Senate was declared adjourned to meet at 10 p. m. tomorrow.

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COMMITTEE REPORTS

By unanimous consent the following bills and/or resolutions were reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise ordered.

DO PASS
SB 1128—State and Federal Government—
To Appropriations and Budget by previous order.

HB 1128—Revenue and Taxation.

HB 1127—Revenue and Taxation.

HB 1126—Revenue and Taxation.

HB 1125—Health.

HB 1124—Revenue and Taxation.

HB 1123—State and Federal Government.

Ninety-fourth Legislative Day

Wednesday, June 14, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Pitcher, 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 Garrison introduced Mary Elizabeth Lollar, small daughter of Senator Lollar, and asked that Mary Elizabeth be made Honorary Page for this legislative day, which was the order.

Senator Graves introduced Don and Charles Brewer, and Barbara and Russell Graves, and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 284 and **HJR 513** each correctly engrossed.

SB 7 correctly enrolled.

Engrossed **SB 284** was properly signed

and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HJR 513**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 7** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

The following Resolution was reported by the Committees named, ordered printed, and placed upon the Calendar unless otherwise indicated:

DO PASS:

HJR 533—Appropriations and Budget.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 919—By Poynor, Wolf, Keyes and Henry of the House and Bailey of the Senate.

An Act relating to cities and towns; defining terms; providing for annexation of territory to cities and towns and prescribing the conditions and procedure therefor and for the deannexation of annexed territory if adequate municipal services are not extended thereto; amending 11 O. S. 1951, § 481 and § 482; making the provisions of this Act severable; repealing 11 O. S. 1951, § 1041, § 1042, § 1043, and § 1044; providing that this Act shall be cumulative to other Acts unless otherwise provided; and declaring an emergency.

HB 920—By Poynor, Wolf and Keyes of the House and Bailey of the Senate.

An Act amending Section 551 and 971 of Title 11, Oklahoma Statutes, 1959 supplement, by providing that territory within specified distances of the limits of incorporated cities of specified populations shall not be included in any new incorporation of a city or town; and declaring an emergency.

HB 1098—By Cole.

An Act relating to the Department of Public Safety; amending 47 O. S. 1951, § 365b, as amended by Section 1, Chapter 10a, Title 47, Oklahoma Session Laws 1957, page 444; creating drivers license division of Department of Public Safety and dealing with personnel thereof; creating certain positions and fixing salaries, qualifications, rights, benefits, privileges and restrictions in connection therewith; repealing conflicting laws; fixing effective date of Act; and declaring an emergency.

HB 1102—By Ford.

An Act relating to school district annexation and consolidation; amending 70 O. S. 1951, § 7-1, as amended, by deleting the provision authorizing annexations when approved by majority of the school district electors of the area affected if such area is an entire school district or within a nontransporting district and within any city or town limits; and declaring an emergency.

HB 1115—By Tate.

An Act relating to District Courts; amending 20 O. S. 1951, § 107 and § 109, as amended; concerning appointment and salary of court reporters; authorizing appointment and compensation of temporary court reporters in event of incapacity of regular reporters; and declaring an emergency.

HB 1137—By Baggett.

An Act relating to contracts; repealing 15 O. S. 1951, § 502, covered by other statutes exempting inns and boarding houses from liability of lost articles.

HB 1138—By Baggett.

An Act relating to counties and county officers; repealing 19 O. S. 1951, § 93, duplicating other statute relating to relocating of county seats; making false affidavit in proceedings perjury.

HB 1139—By Baggett.

An Act relating to courts; repealing 20 O. S. 1951, § 37, superseded by other statute relating to Marshal of Supreme Court.

HB 1140—By Baggett.

An Act relating to courts; repealing 20 O. S. 1951, §§ 282 through 285, duplicating other statute providing for terms of County Court.

HB 1141—By Baggett.

An Act relating to courts; repealing 20 O. S. 1951, § 321, superseded by other statute providing for office of Clerk of County.

HB 1142—By Baggett.

An Act relating to courts; repealing 20 O. S. 1951, §§ 754 through 757, providing for improvement of administration of justice.

HB 1145—By Baggett.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § 232, duplicating other statute relating to ballot boxes and poll lists.

HB 1146—By Baggett.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § 241, duplicating other statute relating to offenses by or concerning election officers.

HB 1147—By Baggett.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § 242, duplicating other statute relating to offenses by or concerning election officers.

HB 1148—By Baggett.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § 585, duplicating other statute providing for punish-

ment for search warrant maliciously procured.

HB 1149—By Baggett.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § 775, duplicating other statute in regard to libel and slander.

HB 1150—By Baggett.

An Act relating to crimes and punishments; repealing 21 O. S. 1951, § 1246, authorizing action on bonds for cigarette vendors licensing Act which has been repealed.

HB 1152—By Baggett.

An Act relating to elections; repealing 26 O. S. 1951, § 22, providing for expiration of terms of first county election board on July 1, 1913.

HB 1153—By Baggett.

An Act relating to elections; repealing 26 O. S. 1951, § 482, duplicating other statute making illegal voting a misdemeanor.

HB 1154—By Baggett.

An Act relating to labor; repealing 40 O. S. 1941, §§ 21 through 25, superseded by other statute providing for State Employment Service.

HB 1155—By Baggett.

An Act relating to labor; repealing 40 O. S. 1951, §§ 161 through 165, duplicating other statute requiring payment of wages periodically.

HB 1156—By Baggett.

An Act relating to mines and mining; repealing 45 O. S. 1951, § 9, relating to certificates of mining competency.

HB 1158—By Baggett.

An Act relating to mines and mining; repealing 45 O. S. 1951, §§ 381 and 382, providing for tenure of office for existing officers.

HB 1159—By Baggett.

An Act relating to mines and mining; repealing 45 O. S. 1951, § 469, § 470, § 472 and § 474; superseded by other statutes.

HB 1160—By Baggett.

An Act relating to mortgages; repealing 46 O. S. 1951, § 9, superseded by other statute relating to mortgages of realty.

HB 1161—By Baggett.

An Act relating to motor vehicles; repealing 47 O. S. 1951, § 16, duplicating other statute relating to registration of motor vehicles.

HB 1162—By Baggett.

An Act relating to officers; repealing 51 O. S. 1951, §§ 25.1, 25.2 and 25.3; superseded by other statutes providing for return of veterans to positions in public service.

HB 1163—By Baggett.

An Act relating to oil and gas; repealing 52 O. S. 1951, § 127.1, superseded by other statute providing for traveling and subsistence expenses.

HB 1164—By Baggett.

An Act relating to oil and gas; repealing 52 O. S. 1951, § 209 and § 210; relating to interstate oil compact Act; proclaiming effective date of Act and notice thereof.

HB 1165—By Baggett.

An Act relating to oil and gas; repealing 52 O. S. 1951, § 297 through § 301, duplicating other statute providing for the process of plugging abandoned wells.

HB 1166—By Baggett.

An Act relating to oil and gas; repealing 52 O. S. 1951, § 324.3, duplicating other statute providing for travel expense for inspection.

HB 1167—By Baggett.

An Act relating to oil and gas; repealing 52 O. S. 1951, § 451 through § 453, compilation of oil and gas laws and regulations.

HB 1168—By Baggett.

An Act relating to the Oklahoma Historical Societies and Associations; repealing 53 O. S. 1951, § 51 through § 54,

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creating the Haskell Memorial Commis-
sion.

HB 1169—By Baggett.

An Act relating to prisons and reforma-
tories; repealing 57 O. S. 1951, § 224;
duplicating other statute relating to utiliza-
tion of prison labor at eleemosynary in-
stitutions.

HB 1170—By Baggett.

An Act relating to prisons and reforma-
tories; repealing 57 O. S. 1951, § 232;
superseded by other statute authorizing
diminution of sentence of prisoners for
good behavior.

HB 1171—By Baggett.

An Act relating to prisons and reforma-
tories; repealing 57 O. S. 1951, § 290,
duplicating other statute providing for
term of office and oath of warden for
Granite Reformatory.

HB 1173—By Baggett.

An Act relating to prisons and reforma-
tories; repealing 57 O. S. 1951, § 332.3;
providing for termination of Pardon and
Parole Board.

HB 1174—By Baggett.

An Act relating to professions and oc-
cupations; repealing 59 O. S. 1951, § 371
through § 373, providing for registration
of persons with practical experience for
compounding of physicians' prescrip-
tions.

HB 1175—By Baggett.

An Act relating to professions and oc-
cupations; repealing 59 O. S. 1951, § 398.7,
providing for renewal of licenses for em-
balmers and funeral directors.

HB 1176—By Baggett.

An Act relating to professions and oc-
cupations; repealing 59 O. S. 1951, §
730.1 through § 730.5; relating to basic
science certificates for persons licensed
before Act passed.

HB 1177—By Baggett.

An Act relating to property; repealing
60 O. S. 1951, § 133, § 134, § 145, § 146,

§ 147, § 149 and § 151, duplicating oth-
er statutes providing for general provis-
ion for uses and trusts.

HB 1178—By Baggett.

An Act relating to public finance;
repealing 62 O. S. 1951, § 132 through
132m, relating to funding bonds.

HB 1180—By Baggett.

An Act relating to public finance;
repealing 82 O. S. 1951, § 217.1 thro
217.9, providing for state bond retirem

HB 1181—By Baggett.

An Act relating to public finance;
repealing 62 O. S. 1951, § 231 throug
251, relating to treasury notes; provi
for funding of certain warrant indebt
ness.

HB 1182—By Baggett.

An Act relating to public health
safety; repealing 63 O. S. 1951, § 504
§ 505, authorizing acquisition of land
appropriation for tuberculosis sanator

HB 1183—By Baggett.

An Act relating to public health
safety; repealing 63 O. S. 1951, § 550
§ 551, duplicating other statutes rel
to venereal diseases.

HB 1185—By Baggett.

An Act relating to public lands; re-
pealing 64 O. S. 1951, § 243, relating to l
prior to 1910.

HB 1186—By Baggett.

An Act relating to public lands
repealing 64 O. S. 1951, § 356, relat
proceeds from State school lands.

HB 1187—By Baggett.

An Act relating to public lands; r-
pealing 64 O. S. 1951, § 372 throug
relating to bonds payable from th
lic Building Fund.

HB 1188—By Baggett.

An Act relating to public librari-
repealing 65 O. S. 1951, § 93, provid
temporary certificates for librariar

HB 1189—By Baggett.

g other provisions An Act relating to public libraries; repealing 65 O. S. 1951, § 147, providing for notification of acceptance of Act for State libraries for Federal grants.

HB 1190—By Baggett.

nce; re-rough § An Act relating to railroads; repealing 66 O. S. 1951, § 13, superseded by other statute providing for construction over highways.

HB 1191—By Baggett.

nce; re-through retirement. 66 O. S. 1951, § 102 and § 103, authorizing length of trains and penalty for violation.

HB 1192—By Baggett.

ance; re-rough § providing indebted-ferries; repealing 69 O. S. 1951, § 588 through § 591, providing for general provisions for road improvement districts.

HB 1194—By Baggett.

health and § 504 and land and natoria. An Act relating to schools; repealing 70 O. S. 1951, § 9-20, transfer of funds from special transportation fund.

HB 1195—By Baggett.

health and § 550 and es relating. An Act relating to schools; repealing 70 O. S. 1951, § 14A-1 and § 14B-1, duplicating other statutes designating State Board of Education as State Board of Vocational Education.

HB 1196—By Baggett.

ds; repeal g to lease. An Act relating to schools; repealing 70 O. S. 1951, § 16-24, transfer of funds to the school textbook repair fund created by 70 O. S. 1951, § 16-20.

HB 1197—By Baggett.

lands; re relating to ds. An Act relating to schools; repealing 70 O. S. 1951, § 17-13; transfer of funds for teachers retirement system.

HB 1198—By Baggett.

ds; repeal ough § 380 m the Pub. An Act relating to schools; repealing 70 O. S. 1951, § 1241, § 1243 and § 1244, duplicating other statutes providing for Board of Regents for University of Oklahoma.

HB 1199—By Baggett.

libraries; re providing for rarians. An Act relating to schools; repealing 70 O. S. 1951, § 1252, § 1255 and § 1257,

providing for appropriation for and location of University of Oklahoma Medical School.

HB 1200—By Baggett.

An Act relating to schools; repealing 70 O. S. 1951, § 1327, providing for location and appropriation for student activity building at Oklahoma State University.

HB 1202—By Baggett.

An Act relating to schools; repealing 70 O. S. 1951, § 1431, providing for establishment and administration of secondary agricultural schools.

HB 1203—By Baggett.

An Act relating to schools; repealing 70 O. S. 1951, § 1563, providing for appointment of cadets.

HB 1204—By Baggett.

An Act relating to schools; repealing 70 O. S. 1951, § 1916.1 through § 1916.5, superseded by other statute relating to Board of Regents of Oklahoma Colleges.

HB 1205—By Baggett.

An Act relating to schools; repealing 70 O. S. 1951, § 2021, superseded by other statute providing for supervision and control of colleges.

HB 1206—By Baggett.

An Act relating to soldiers and sailors; repealing 72 O. S. 1951, § 57, providing for reversion of appropriation for hospital.

HB 1207—By Baggett.

An Act relating to soldiers and sailors; repealing 72 O. S. 1951, § 71 through 108 f, superseded by other statutes providing for veterans' guardianship and commitment.

HB 1208—By Baggett.

An Act relating to soldiers and sailors; repealing 72 O. S. 1951, § 121, duplicating other statute providing for commitment to hospital.

HB 1209—By Baggett.

An Act relating to soldiers and sailors; repealing 72 O. S. 1951, § 131 through § 142, providing for Confederate pensions.

HB 1210—By Baggett.

An Act relating to State Capital and Capitol Building; repealing 73 O. S. 1951, § 31 through § 43, providing for qualifications of custodians for Memorial Halls.

HB 1211—By Baggett.

An Act relating to State Capital and Capitol Building; repealing 73 O. S. 1951, § 101 through 106, relating to the construction of State Capitol Office Building.

HB 1212—By Baggett.

An Act relating to State officers and employees; repealing 74 O. S. 1951, § 24, duplicating other statute covering provisions for Assistant Attorney General previously repealed.

HB 1213—By Baggett.

An Act relating to State officers and employees; repealing 74 O. S. 1951, § 91, relating to inventory of all State property.

HB 1214—By Baggett.

An Act relating to State officers and employees; repealing 74 O. S. 1951, § 108.2, authorizing leasing of land to State Game and Fish Commission.

HB 1215—By Baggett.

An Act relating to State officers and employees; repealing 74 O. S. 1951, § 233 and § 236, duplicating other statute relating to State Geological Commission.

HB 1216—By Baggett.

An Act relating to State officers and employees; repealing 74 O. S. 1951, § 265, duplicating other statute providing for salaries and employees.

HB 1217—By Baggett.

An Act relating to statutes and reports; repealing 75 O. S. 1951, § 1 through § 3, providing for revised laws.

HB 1218—By Baggett.

An Act relating to townships and township officers; repealing 77 O. S. 1951, § 13, § 14 and § 15, superseded by other statutes providing for county officers.

HB 1219—By Baggett.

An Act relating to trusts and pools; re-

pealing 79 O. S. 1951, § 37, duplicating other statute providing for enforcement of statute.

HJR 539—By McCue.

A Joint Resolution relating to motor boats and motors registered in this State and the administration of the personal property tax laws with regard thereto; requiring the Oklahoma Planning and Resources Board to submit certain information to the County Assessor of each county and to members of the Oklahoma Legislature representing said county; and specifying information required and the procedures relative thereto.

HJR 540—By Water Resources Committee.

A Joint Resolution authorizing and directing the State Legislative Council to study the soil conservation and water laws of this State, and to make recommendations and prepare proposed legislation for consideration by the Twenty-ninth Session of the Oklahoma Legislature; prescribing the authority of said Council in connection therewith; making appropriations for said purpose; authorizing employment of personnel.

HJR 543—By Morgan, Bynum, Kardokus, Converse, Karnes, McCue, Camp, Etling, Tinker, Bernard, Avey, Shipley, Odom (McIntosh), Vandiver, Odom (Waggoner), Lance, Shibley and Spraker.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection, a proposed amendment of Section 3, of Article XXVII, Oklahoma Constitution; authorizing manufacturers, distillers, rectifiers, bottlers, winemakers, brewers or importers of alcoholic beverages to sell to Oklahoma licensed wholesalers of their choice; and providing for a Special Election.

The above numbered HBs and/or HRs were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed SCR 40, as coauthored by entire

House membership, except original authors—Sparks and Poynor.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 112**, and referring said Bill to the General Conference Committee on Appropriations.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 406—Roads and Highways.

SB 407—Roads and Highways.

HB 602—State and Federal Government.

HB 996—Privileges and Elections.

HB 997—Public Health.

HB 998—Public Health.

HB 1001—Public Health.

HB 1068—Penal Institutions.

HB 1072—Education—Common.

HB 1076—Business and Industry.

HB 1078—Judiciary.

HB 1079—Business and Industry.

HB 1083—Judiciary.

HB 1099—Public Safety.

HB 1100—Public Safety.

HB 1113—Agriculture.

HB 1119—Municipal Government.

HB 1120—Education—Higher.

HB 1127—County Government.

HB 1130—Revenue and Taxation.

Senator Trent asked unanimous consent, which was granted, that **HB 1130** be printed and placed upon the calendar without reference to a committee.

GENERAL ORDER

Senator Bailey asked unanimous consent, which was granted that **HBs 880, 881 and 1037** be withdrawn from the Calendar and referred to the Appropriations and Budget Committee.

GENERAL ORDER

HB 685 by Haworth was read and considered.

Senator Stevenson moved to amend **HB 685**, line 4, page 2, by striking the figures "15th" and substituting therefor the figure "1st", which amendment was tabled upon motion of Senator Boecher.

Senator Boecher asked unanimous consent, which was granted, that the title of **HB 685** be amended to conform to the body of the bill.

By unanimous consent, Senators Boecher, Hamilton, Colston and Dacus were added as co-authors of **HB 685**.

Upon motion of Senator Boecher, **HB 685**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, **HB 685**, as amended, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Wilson (Greer).—26.

Nay: Allen, Breeden, Cartwright, Easterly, Garvin, McSpadden, Morford, Pazoureck, Rogers, Romang, Stevenson, Trent, Wilson (Beckham).—13.

Excused: Pitcher, Stipe.—2.

Not Voting: Belvin, Shoemake, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Wilson (Greer).—30.

Nay: Breeden, Cartwright, Morford, Pazoureck, Rogers, Romang, Stevenson, Trent, Wilson (Beckham).—9.

Excused: Pitcher, Stipe.—2.

Not Voting: Belvin, Shoemake, Tipps.—3.

The emergency was declared passed.

HB 685, as amended, was referred for engrossment.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 392 by Garrison of the Senate and Doornbos of the House was read and considered.

Upon motion of Senator Garrison, **SB 392** was advanced to engrossment.

By unanimous consent, upon request of Senator Garrison, **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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Greer).—35.

Excused: Dacus, Pitcher, Stipe.—3.

Not Voting: Cobb, McClendon, Shoemake, Stevenson, Trent, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Greer).—35.

Excused: Dacus, Pitcher, Stipe.—3.

Not Voting: Cobb, McClendon, Shoemake, Stevenson, Trent, Wilson (Beckham).—6.

The emergency was declared passed.

SB 392 was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

MOTION

Senators Morford and Rogers moved that the Senate Conferees to the General Conference Committee on Appropriations be instructed to refuse to concur in any appropriations unless the entire appropriations have been balanced on anticipated revenue or all of the economy measures recommended by the Economy Committee have been adopted, which motion was tabled upon motion of Senator Cowden.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 152 by Allen was read and considered.

Senators Graves and Shoemake asked to be made co-authors of **SB 152**, which was the order.

Senator Payne moved to amend **SB 152**, line 17, page 2, by inserting after the word "parts" the words "or chemicals" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB**

152, line 7, page 1, by adding after the word "charity" the words "amusement and recreation," which amendment was declared adopted.

Senator Fine moved to amend **SB 152**, line 3, page 2, by adding after the word "gaming" the following language: "No farmer shall be able to milk, chop cotton, build fences, or harvest any crops necessary to his livelihood. Provided further that if any of his oxen should fall in a ditch, it shall remain in a cramped position until sun up Monday morning. It shall also be unlawful to pick pecans, shear sheep or dig fish bait on Sunday. Boat racing and fishing on Sunday shall forever be prohibited."

Senator Cartwright asked unanimous consent, which was granted, to amend the Fine amendment by including the following establishments and events: "private clubs, golf courses, domino parlors, pool halls, beer parlors and all kinds of gaming and sports events."

The Fine amendment, as amended, was ordered withdrawn upon request of Senator Fine.

Senator Romang moved to amend **SB 152**, line 7, page 2, by changing the word "drank" to read "drunk" which amendment was declared adopted.

Senator McSpadden presiding.

Senator Cowden moved to amend **SB 152**, line 9, page 2, by striking after the word "day" the balance of line 9, all of lines 10, 11, 12, 13, and line 14 down to the word "and".

Senator Field presiding.

Senator Allen moved to table the Cowden amendment, which motion failed of adoption.

The vote occurring upon the Cowden amendment, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus Easterly, Field, Fine, Garvin, Hamilton, Harris, Land, McClen-

don, McSpadden, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—23.

Nay: Allen, Bohannon, Garrison, Grantham, Graves, Ham, Kerr, Lollar, McColgin, Payne, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—15.

Excused: Pitcher, Stipe.—2.

Not Voting: Bailey, Cobb, Rogers, Trent.—4.

Senator Allen moved to amend **SB 152**, line 15, page 2, by adding after the word "of" and before the word "motor" the words "fishing tackle, bait," which amendment was tabled upon motion of Senator Hamilton.

Senator Fine moved to amend **SB 152**, line 16, page 2, by inserting a new Section 3 and renumbering subsequent sections and changing the title to conform thereto, Section 3 to read as follows: "This act shall not be operative in any city or town until such time as the duly constituted governing board of said city or town has adopted an ordinance making it unlawful for any person or persons within the city limits of said city or town to open any store, establishment or location to the public on the first day of the week, commonly known as Sunday, for the purpose of selling, offering to sell, or the giving away or disposing of in any way, at such store, establishment or location, any groceries, fruits or vegetables or non-essentials ordinarily sold from a grocery store, fruit or vegetable stand or operating any meat market for the purpose of selling, offering to sell, or giving away from such store, establishment or meat market, any meats or other products ordinarily sold or handled at meat markets on the first day of the week, commonly known as Sunday."

Senator Wilson (Beckham) moved to amend the Fine amendment by adding the following language: "And provided further that areas outside of cities and towns shall not be affected by this act until a resolution of the Board of County Commissioners has resolved to make the

act applicable to such area, which amendment was declared adopted.

Senator Colston moved to amend the Fine Amendment by adding at the end thereof, the following: "Provided before such ordinance or resolution may be adopted, it first must be approved by a majority of the electors of the municipality or county, as the case may be" which amendment was declared adopted.

Senator Fine moved that **SB 152**, with amendments, be rereferred to the Committee on County Government for further study, which motion prevailed, upon a roll call as follows:

Aye: Bailey, Baldwin Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Hamilton, Harris, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Tipps, Trent, Wilson (Beckham).—28.

Nay: Allen, Cobb, Grantham, Graves, Ham, Kerr, Lollar, Payne, Romang, Shoemaker, Stevenson, Wilson (Greer).—12.

Excused: Pitcher, Stipe.—2.

Not Voting: McClendon, Rogers.—2.

SB 104 by Harris of the Senate and Levergood of the House was taken up for consideration.

Upon motion of Senator Fine, **SB 104** was ordered referred to the Committee on Roads and Highways for further study.

HB 768 by Lance et al was read and considered.

Senator Ritzhaupt moved to amend **HB 768**, line 16, page 4, by striking after the word "time" the remainder of the line, all of line 17 and line 18 down to and including the word "sold" and insert on line 3, page 5, after the word "Department" the following: "No person shall sell within this State any furbearing animal, game animal, or game fish, or any part or portion thereof, acquired from a source outside of this State, unless at the time and place of each such sale the said seller shall have in his possession an

invoice signed by the person from whom such seller purchased said animals or fish, which shall set forth the source from which said animals or fish were acquired outside of this State, and the species and quantity of each species (or parts or portions thereof) delivered to such seller" which amendment was declared adopted.

Senator Hamilton moved to amend **HB 768**, line 15, page 4, by striking the words "and consumed" and inserting the words "for the consumer" and on line 16, page 4, by striking after the word "time" the balance of the line and lines 17 and 18, to and including the word "sold", which amendment was declared adopted.

Senator Allen moved to amend **HB 768**, line 9, page 4, by inserting after the word "bird" and before the word "or" the words "except quail", which amendment was declared failed of adoption.

Senator Hamilton moved to amend **HB 768**, line 13, page 5, by inserting after the word "records" the words "which may be disposed of after five years", which amendment was declared adopted.

Senator Hamilton moved to amend **HB 768**, line 9, page 6, by adding after the word "Commission" the following: "Provided further that white tail or mule deer or antelope may not be offered for sale after being slaughtered or killed" which amendment was declared adopted.

Senator Payne moved to amend **HB 768**, line 11½, page 7, by adding a new Section 7 as follows and renumbering succeeding Sections: "Section 7. Any privately owned lake or pond which has or shall be stocked with fish by the Department of Wildlife Conservation and it shall be unlawful to charge fees at any time on such pond or lake", which amendment by unanimous consent he withdrew.

Upon motion of Senator Ritzhaupt, **HB 768**, as amended, was advanced to engrossment.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended and **HB 768**, as amended, was considered en-

grossed and placed upon third reading and final passage.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

THIRD READING

HB 768 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—32.

Nay: Allen, Easterly, Fine, McSpadden, Pazoureck, Shoemake.—6.

Excused: Berrong, Pitcher, Stipe.—3.

Not Voting: Bailey, Morford, Wilson (Beckham).—3.

The Bill was declared passed.

Senator Berrong asked to be recorded present, which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—33.

Nay: Allen, Easterly, Fine, McSpadden, Pazoureck, Shoemake.—6.

Excused: Pitcher, Stipe.—2.

Not Voting: Bailey, Morford, Wilson (Beckham).—3.

The Emergency was declared passed.

HB 768, as amended, was referred for engrossment.

COMMUNICATION

Senator Cobb asked unanimous consent, which was granted, to have read and incorporated in the Journal the following Communication:

June 14, 1961

Senator Joe Bailey Cobb
State Capitol Building
Oklahoma City, Oklahoma
Dear Senator Cobb:

In view of the Senate sub-committee investigation of the Veterans Program in which the Sulphur Veterans Institution was cleared and a subsequent investigation by the House Investigation Committee in which the same Institution was not mentioned plus a innuendo made through a press release by Ardmore's Veterans Home Superintendent, Leonard Saffa, I respectfully request a complete investigation by the Legislature of the Sulphur Institution for Mr. Saffa's statement "The Committee boldly endorsed to the Superintendent of the Sulphur Facility and gave it a clean bill. The Committee should see what is under that coat of white wash if they are really interested in the taxpayers dollar".

The statement made by Mr. Saffa was released immediately following the adoption of the Senate's sub-committee report by the Senate. There has been an opportunity to clarify that statement when the House investigated the Veterans Program. Instead, Sulphur was not mentioned. Because of the statement, I feel my professional career as a doctor and administrator is jeopardized as long as such innuendo exists.

Yours very truly
S/ J. A. King, MD
Superintendent O.S.W.V.H.F.
Sulphur Division

Senator Cobb moved that the President Pro Tempore appoint a Special Committee of 5, with instructions to visit the Sulphur Veterans' Institution and give consideration to the subject matter of the King letter above shown, which motion prevailed, President Pro Tempore Collins

appointing as such Committee Senators Cobb, Garrison, Tipps, Graves and Colston.

GENERAL ORDER

Upon motion of Senator Trent, **SB 379** was ordered stricken from the Calendar.

Senators Trent, Fine, Bohannon, Stevenson, Hamilton, Ham, Colston, Graves, McClendon and Shoemaker asked that their names be added as co-authors of **HB 1130**, under **SECOND READING** today and ordered placed upon the Calendar without reference to a Committee, which was the order.

MOTIONS TO RECONSIDER VOTES

Senator Allen asked unanimous consent, which was granted, that the time be extended two legislative days for the consideration of his motion to reconsider the vote by which **SB 306** failed of passage.

Senator Shoemaker asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 316** was passed.

Senator Payne asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **HB 981** failed of passage.

Senator Hamilton asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 355** failed of passage.

Senator Land asked to be shown excused for the remainder of this legislative day, which was the order.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:00 a.m., tomorrow, which motion prevailed.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SJR 34—By Boecher, Colston, Tipps, Baldwin and Shoemaker.

A Joint Resolution relating to a study of turnpikes to be constructed in this State; authorizing and directing the executive committee, State legislative council, to create a special committee of said council for the purpose of studying, in cooperation with the State Highway Department and other State agencies, the feasibility of establishing future turnpikes, construction and financing thereof; and directing said special committee to submit a report of findings and legislative recommendations to the Executive Committee of the State Legislative Council.

SJR 35—By Belvin of the Senate and Sullivan of the House.

A Joint Resolution designating the State highway bridge across the Blue River on State Highway No. 22 as "The Cowboy Pink Williams Bridge".

SJR 36—By Trent of the Senate and Inman of the House.

A Joint Resolution waiving the immunity of the State from liability for damages resulting from failure of payment for overtime and vacation pay for Theo Bonner, a supervisor over prison work gangs; waiving immunity of the State from suit; authorizing suit in the matter of the alleged money due Theo Bonner; specifying procedures; and declaring an emergency.

SB 408—By Graves and Bailey of the Senate and Stevens, Levergood and Henry of the House.

An Act amending Section 16, Chapter 1, Title 11, Oklahoma Session Laws 1955 (11 O. S. Supp. 1959, § 16) relating to the purchase of annuity contracts by State Departments, agencies, or institutions, including public and private institutions of higher education; providing that the premiums on such annuity contracts shall not be subject to premium tax; declaring the provisions of the Act to be severable; and declaring an emergency.

SB 409—By Fine.

An Act relating to delinquent ad valorem taxes; amending 68 O. S. 1951, Section 388 by providing that County Treasurer give written notice by mail to record owner before issuing certificate of tax sale; and declaring an emergency.

SB 410—By Fine.

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, Oklahoma Session Laws 1955, pages 587 and 588, as amended by Section 1, Chapter 1, Title 69, Oklahoma Session Laws 1957, pages 493 and 494 (69 O. S. Supp. 1959, Section 46.4); 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:

SB 217—Education—Common.

HB 923—County Government.

HB 1084—Game and Fish.

DO PASS, as amended:

SB 258—Education—Common.

HB 663—Education—Common.

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 807**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee

Report on **HB 807** was read and consideration deferred:

June 7, 1961

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. 807, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO THE MERIT SYSTEM OF PERSONNEL ADMINISTRATION; AMENDING SECTION 3, CHAPTER 26, TITLE 74, PAGE 360, OKLAHOMA SESSION LAWS 1959 (74 O. S. SUPP. 1959, § 803); RELATING TO THE UNCLASSIFIED SERVICE; PROVIDING THAT ADDITIONAL EMPLOYEES AND POSITIONS AND OTHER PERSONS, UNDER SPECIFIED CONDITIONS, SHALL BE INCLUDED WITHIN SAID UNCLASSIFIED SERVICE; PROVIDING FOR PROMOTION EXAMINATIONS AND PROBATIONARY PERIODS; PROVIDING FOR EXAMINATIONS FOR INITIAL APPOINTMENTS, FILLING VACANCIES, PRESCRIBING PREFERENTIAL RESIDENCE REQUIREMENTS AND PROBATIONARY PERIODS; PROVIDING FOR DISCHARGE, SUSPENSION OR DEMOTION OF EMPLOYEES FOR MISCONDUCT; PROVIDING PROCEDURE OF TAKING APPEALS; PROVIDING A SYSTEM FOR REDUCTION IN NUMBER OF EMPLOYEES BECAUSE OF SHORTAGE OF FUNDS OR WORK REORGANIZATION OR ABOLITION OF POSITION AND FOR PREFERENCE RIGHTS OF SUCH EMPLOYEES; SECTION 11, CHAPTER 26, TITLE 74, PAGE 364, OKLAHOMA SESSION LAWS 1959 (74 O. S. SUPP. 1959, § 811), SECTION 12, CHAPTER 26, TITLE 74, PAGE 364, OKLAHOMA SESSION LAWS 1959 (74 O. S. SUPP. 1959, § 812) ARE REPEALED; 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 recommendations:

1. That Senate Amendment No. 1 be adopted.

2. That Senate Amendment No. 2 be adopted.

3. That Section 1, Page 3, of Engrossed Senate Amendment to Engrossed House Bill No. 807, be amended to add the following:

"(18) Persons employed on an emergency basis not to exceed sixty working days during any twelve month period. The appointing authority shall be the sole judge of the existence of an emergency but all emergency appointments will be reported promptly in writing to the Director of the State Personnel Board."

4. That Section 3, Page 3, first paragraph, of Engrossed Senate Amendment to Engrossed House Bill No. 807, be amended to add after the word "examinations," the following:

"Provided, however, if there are fewer than three eligible persons on the register available for employment, the agency may make a provisional appointment for a period of not to exceed six months."

5. That Section 4, Page 5, last paragraph, of Engrossed Senate Amendment to Engrossed House Bill No. 807, be deleted and amended to read as follows:

"Whenever the number of employees in an agency, department or institution is reduced because of a shortage of funds or work or a material change in duties or organization or for any other reason, the State agency shall, after consulting with the State Personnel Board, provide by rule for such reduction and layoff within the agency or department. The rule shall provide for adequate competition among employees in classes affected by the layoff or reduction in force and for retention of employees based upon systematic consideration of type of appointment, length of service, and efficiency."

6. That the Title be amended to read, as follows:

AN ACT RELATING TO THE MERIT SYSTEM OF PERSONNEL ADMINISTRATION; PROVIDING FOR PROMOTIONAL AND ENTRANCE EXAMINATIONS UNDER SUPERVISION OF STATE PERSONNEL BOARD; AND PRESCRIBING MINIMUM TIME TO COMPLETE; PROVIDING FOR THE CERTIFICATION OF THREE (3) PERSONS RECEIVING THE HIGHEST GRADE IN COMPETITIVE ENTRANCE EXAMINATIONS, THE FILLING OF VACANCIES BY APPOINTING AUTHORITY, AND GIVING PREFERENCE TO CERTAIN RESIDENTS OF THE STATE; PROVIDING FOR PROVISIONAL APPOINTMENTS IN CERTAIN INSTANCES; PROVIDING FOR PROBATIONARY PERIOD AND EXTENSION THEREOF UNDER CERTAIN CONDITIONS AND FOR TERMINATION DURING SAID PERIOD WITHOUT RIGHT OF APPEAL; AND PROVIDING FOR PERMANENT STATUS; PROVIDING FOR DISCHARGE, SUSPENSION, OR DEMOTION OF EMPLOYEES FOR CAUSE BY EMPLOYING AUTHORITY; PROVIDING PROCEDURE OF TAKING APPEALS, HEARING ON APPEALS, AND ACTION BY BOARD ON APPEALS AND EFFECT THEREOF; PROVIDING FOR REDUCTION IN NUMBER OF EMPLOYEES BECAUSE OF SHORTAGE OF FUNDS OR WORK, REORGANIZATION OR FOR ANY OTHER REASON AND RULE IN CONNECTION THEREWITH AND FOR CONSIDERATION FOR EMPLOYMENT OF REMOVED EMPLOYEES; PROVIDING THAT THE STATE PERSONNEL BOARD SHALL ADOPT CLASSIFICATION AND COMPENSATION PLANS AS APPROVED BY FEDERAL AGENCY IN CERTAIN STATE AGENCIES AND DEPARTMENTS; PROVIDING FOR AUTHORITY TO DEPARTMENT HEAD TO TRANSFER PERSONNEL WITHIN DEPARTMENT WITHOUT RIGHT OF AP-

PEAL; PROVIDING FOR THE ESTABLISHMENT OF NON-COMPETITIVE APPOINTMENTS FOR CERTAIN POSITIONS OF UNSKILLED LABOR WHERE THE CHARACTER OF WORK MAKES IT IMPRACTICAL TO SUPPLY THE NEEDS OF THE SERVICE EFFECTIVELY BY COMPETITIVE EXAMINATION; REQUIRING PERSON IN SAID POSITIONS TO SERVE A PROBATIONARY PERIOD IN ACCORDANCE WITH RULES AND REGULATIONS ADOPTED BY SAID BOARD; PROVIDING PERMANENT STATUS FOR SUCH EMPLOYEES UNDER THE SAME RULES AND REGULATIONS AS FOR OTHER CLASSIFIED EMPLOYEES; REQUIRING SUCH PERSONS TO PASS AN APPROPRIATE EXAMINATION AS A CONDITION FOR PROMOTION TO A HIGHER CLASSIFICATION; PROVIDING STATE PERSONNEL BOARD ON REQUEST OF APPLICANT SHALL GIVE INFORMATION ON EXAMINATION, CLASSIFICATION AND RATING; AMENDING SECTION 3 CHAPTER 26, TITLE 74, PAGE 360, OKLAHOMA SESSION LAWS 1959 (74 O. S.

SUPP. 1959 § 803), RELATING TO THE UNCLASSIFIED SERVICE; PROVIDING THAT ADDITIONAL EMPLOYEES AND POSITIONS AND OTHER PERSONS, UNDER SPECIFIED CONDITIONS, SHALL BE INCLUDED WITHIN SAID UNCLASSIFIED SERVICES; SECTION 11, CHAPTER 26, TITLE 74, PAGE 364, OKLAHOMA SESSION LAWS 1959 (74 O. S. SUPP. 1959 § 811) AND SECTION 12, CHAPTER 26, TITLE 74, PAGE 364, OKLAHOMA SESSION LAWS 1959, (74 O. S. SUPP. 1959 § 812) ARE REPEALED; AND DECLARING AN EMERGENCY.

Respectfully submitted,

For the Senate:	For the House:
Harris,	Ogden
Chairman	Vandiver
Hamilton	Briscoe
Wilson (Greer)	Burkett
McSpadden	Hurst
Payne	

As provided under the McSpadden motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

Ninety-fifth Legislative Day

Thursday, June 15, 1961

Pursuant to adjournment, the Senate met at 10:00 a. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Ber-rong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Cartwright, Collins, Ham, Rogers.—5.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Cowden introduced Barbara Sue Sporleder, sister of his secretary, Betty Lake, and asked that Barbara Sue be made Honorary Page for this legislative day, which was the order.

Senator Wilson (Greer) introduced Shelley Garvin, daughter of Senator Garvin, and asked that Shelley be made Honorary Journal Clerk for this legislative day, which was the order.

Senator Grantham introduced Jimmy Wagner, grandson of his secretary, Lillian Washam, and asked that Jimmy be made Honorary Page for this legislative day, which was the order.

Senator Trent introduced Clifton Sparks

Surrell and asked that he be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 392, and **HBs 685** and **768** each correctly engrossed.

SCR 40 correctly enrolled.

Engrossed **SB 392** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 685** and **768**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SCR 40** was properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1077—By Legal and Fiscal Advisory Committee and Goodfellow.

An Act relating to State owned automobiles; amending 47 O. S. 1951, § 156, to authorize the Alcoholic Beverage Control Board to own twenty-four (24) passenger type automobiles; and declaring an emergency.

HB 1118—By Legal and Fiscal Advisory Committee and Goodfellow.

An Act relating to intoxicating liquors; authorizing employment of undercover agents for the Alcoholic Beverage Control Board; designating duties; fixing com-

pensation; authorizing director to receive payment of such agent's compensation and to pay agent; requiring director to withhold from agent's pay deductions required by law of employers; making activities of agent privileged information; requiring reports of activities and accounting of funds by director to Attorney General and Governor; 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 7**.

The above numbered Enrolled Bill was, referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HJR 523**, and **HBs 582**, **782** and **946**, as amended.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HJR 513**, requesting Conference and referring said Resolution to the General Conference Committee on Appropriations.

Upon motion of Senator McClendon, the request of the Honorable House for conference on **HJR 513** was ordered granted, and referred to General Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 946**.

The above numbered Enrolled Bill was, after fourth reading, 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 408—Banks and Banking.

Senator Fine asked unanimous consent,

which was granted, that the above committee assignment be rescinded and that **SB 408** be referred to the Committee on Insurance, then to Appropriations and Budget.

SB 409—Revenue and Taxation.

SB 410—Roads and Highways.

SJR 34—Roads and Highways.

Senator Boecher asked unanimous consent, which was granted, that **SJR 34** be printed and placed upon the calendar without reference to a committee.

SJR 35—Roads and Highways.

SJR 36—Social Welfare.

HB 1102—Education—Common.

HB 919—Municipal Government.

HB 920—Municipal Government.

HB 1098—Public Safety.

HB 1115—Judiciary.

HB 1137—Business and Industry.

HB 1138—County Government.

HB 1139—Judiciary.

HB 1140—Judiciary.

HB 1141—Judiciary.

HB 1142—Judiciary.

HB 1145—Criminal Jurisprudence.

HB 1148—Criminal Jurisprudence.

HB 1149—Criminal Jurisprudence.

HB 1150—Criminal Jurisprudence.

HB 1152—Privileges and Elections.

HB 1153—Privileges and Elections.

HB 1154—Labor Relations.

HB 1155—Labor Relations.

HB 1158—Judiciary.

HB 1160—Judiciary.

HB 1161—Roads and Highways.

HB 1163—Oil and Gas.

HB 1164—Oil and Gas.

HB 1165—Oil and Gas.

HB 1166—Oil and Gas.

HB 1167—Oil and Gas.
HB 1168—State and Federal Government.
HB 1169—Penal Institutions.
HB 1170—Penal Institutions.
HB 1171—Penal Institutions.
HB 1173—Penal Institutions.
HB 1174—Business and Industry.
HB 1175—Business and Industry.
HB 1176—Business and Industry.

Senator Ritzhaupt asked unanimous consent, which was granted, that the above committee assignment be rescinded and that **HB 1176** be sent to the Committee on Public Health.

HB 1177—Judiciary.
HB 1178—State and Federal Government.
HB 1180—State and Federal Government.
HB 1181—State and Federal Government.
HB 1182—Public Health.
HB 1183—Public Health.
HB 1185—Public Lands.
HB 1186—Public Lands.
HB 1187—Public Lands.
HB 1188—State and Federal Government.
HB 1189—State and Federal Government.
HB 1190—Roads and Highways.
HB 1191—Roads and Highways.
HB 1192—Roads and Highways.
HB 1194—Education—Common.
HB 1195—Education—Common.
HB 1196—Education—Common.
HB 1197—Education—Common.
HB 1198—Education—Higher.
HB 1199—Education—Higher.
HB 1200—Education—Higher.
HB 1202—Education—Higher.
HB 1203—Education—Higher.
HB 1204—Education—Higher.
HB 1205—Education—Higher.
HB 1206—Military and Veterans Affairs.
HB 1207—Military and Veterans Affairs.
HB 1208—Military and Veterans Affairs.
HB 1209—Military and Veterans Affairs.
HB 1210—State and Federal Government.

HB 1211—State and Federal Government.
HB 1212—State and Federal Government.
HB 1213—State and Federal Government.
HB 1214—State and Federal Government.
HB 1215—State and Federal Government.
HB 1216—State and Federal Government.
HB 1217—Judiciary.
HB 1218—Municipal Government.
HB 1219—Judiciary.
HB 1146—Criminal Jurisprudence.
HB 1147—Criminal Jurisprudence.
HB 1156—State and Federal Government.
HB 1159—Judiciary.
HB 1162—State and Federal Government.
HJR 539—Planning and Resources.
HJR 540—Planning and Resources.
HJR 543—Constitutional Amendments, Initiative and Referendum and Code Revision.

GENERAL ORDER

SB 258 by Rogers and Land was read and considered.

Upon motion of Senator Land, **SB 258** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **SB 258** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 258 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Pazour-eck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—28.

Excused: Bailey, Cartwright, Collins, Ham, Rogers.—5.

Not Voting: Boecher, Cobb, Cowden, Grantham, McColgin, Morford, Payne,

Pitcher, Stipe, 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, Belvin, Berrong, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—30.

Excused: Bailey, Cartwright, Collins, Ham, Rogers.—5.

Not Voting: Boecher, Cobb, Grantham, McColgin, Morford, Payne, Stipe, Tipps, Wilson (Beckham).—9.

The Emergency was declared passed.

SB 258, as amended, was referred for engrossment.

President Pro Tempore Collins and Senator Ham asked to be shown present, which was the order.

GENERAL ORDER

SB 210 by Shoemake and Payne of the Senate and Ruby of the House was read and considered.

Upon motion of Senator Shoemake, **SB 210** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **SB 210** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 210 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Belvin, Berrong, Bohannon, Breeden, Collins, Colston, Cowden, Field, Garrison, Graves, Ham, Harris, Kerr, Lollar, Morford, Payne, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Trent.—21.

Nay: Allen, Baldwin, Boecher, Dacus, Easterly, Garvin, Hamilton, Land, Mc-

Clendon, McColgin, McSpadden, Pitcher, Romang, Wilson (Beckham), Wilson (Greer).—15.

Excused: Bailey, Cartwright, Rogers.—3.

Not Voting: Cobb, Fine, Grantham, Stipe, Tipps.—5.

The Bill was declared failed of passage.

Senator Cartwright asked to be shown present, which was the order.

GENERAL ORDER

HJR 542 by Hurst, et al, of the House and Wilson (Greer), Kerr and Dacus of the Senate was read and considered.

Upon motion of Senator Wilson (Greer), **HJR 542** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **HB 542** was placed upon third reading and final passage.

THIRD READING

HJR 542 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Bailey, Rogers.—2.

Not Voting: Fine.—1.

The Resolution was declared passed.

HJR 542 was properly signed and ordered returned to The Honorable House.

Senator Rogers asked to be shown present, which was the order.

GENERAL ORDER

SB 380 by Cartwright of the Senate and

Levergood of the House was read and considered.

Senator Wilson (Beckham) moved to amend **SB 380**, line 1, page 3, by adding after the word "Office." the following: "Provided further that the Commissioners of the Land Office are prohibited from expending any funds for the use and occupancy of any facilities." which amendment was declared adopted.

Senator Baldwin asked unanimous consent, which was granted, that the Title of **SB 380** be amended to conform to the body of the bill.

Upon motion of Senator Cartwright, **SB 380**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cartwright, **SB 380**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 380 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Pazoureck.—1.

Excused: Bailey.—1.

Not Voting: Collins, Land, McClendon, Morford.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr,

Lollar, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Pazoureck.—1.

Excused: Bailey.—1.

Not Voting: Collins, Land, McClendon, Morford.—4.

The Emergency was declared passed.

SB 380, as amended, was referred for engrossment.

GENERAL ORDER

Senator Allen asked unanimous consent that **SB 137** be withdrawn from the Calendar and referred to the Committee on Revenue and Taxation, to which Senator Stipe objected.

Senator Allen moved that **SB 137** be withdrawn from the Calendar and referred to the Committee on Revenue and Taxation.

Senator Trent asked unanimous consent to speak against the Allen motion.

Senator Cowden raised a point of order against the Trent request, citing Rule 16, which point of order the President sustained.

Senator Trent moved to table the Allen motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Bohannon, Breeden, Collins, Easterly, Fine, Hamilton, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Stipe, Tipps, Trent.—15.

Nay: Allen, Bailey, Baldwin, Belvin, Berrong, Cartwright, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McSpadden, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Not Voting: Boecher, Cobb.—2.

The vote occurring upon the Allen motion, it was declared adopted.

A Committee from the Honorable House composed of Representatives Bullard,

Shipley and Skeith was received, which Committee invited the Senate to meet with the Honorable House at 11:00 a. m. for the purpose of a Joint Session, to hear a message by Governor J. Howard Edmondson.

Senator Field advised the House Committee that the Senate would meet with the Honorable House at 11:00 a. m., in Joint Session.

The hour of 11:00 a. m. having arrived, it was upon motion of Senator Field that the Senate went in a body, preceded by its officers, to the House chamber for the purpose of a joint Session.

JOINT SESSION

The Senate and the Honorable House, in the second Joint Session of the 28th Legislature, was called to order by the President of the Senate, Lieutenant Governor George Nigh.

Upon motion of Senator Field, the attendance roll call of the Senate was considered the attendance roll call of the Senate in Joint Session, which was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum of the members of the Senate present.

Upon motion of Representative Wolf, the roll call of the Honorable House was considered the roll call of the House in Joint Session, which was as follows:

Present: Abbott, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Camp,

Clark, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howze, Hurst, Inman, Johnston, Kardokus, Karnes, Keyes, Lance, Larason, Levergood, McChristian, McCue, McCune, Mass-ey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom nor, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Shibley, Shipley, Skaggs, Skeith, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt, Wolf, Mr. Speaker.—110.

Excused: Allard, Bond, Cole, Fitch, Howard, Howe, Jones, Lauer, Settles, Tate, Watkins.—11.

The Speaker declared a quorum of the members of the Honorable House present.

The President declared quorums of both the Senate and Honorable House present and the Joint Session duly assembled.

Invocation was by the Reverend Lewis R. Rogers, First Presbyterian Church, Cushing, Oklahoma.

President Nigh presented Oklahoma's First Lady, Jeanette Edmondson, (Mrs. J. Howard) who was given a standing ovation.

Senator Field moved that the President and the Speaker appoint three members from the Senate and Honorable House, respectively, as a Joint Committee, with instructions to notify the Governor that the 28th Legislature is now in Joint Session and ready to receive him and hear his Message, which motion was declared adopted, the Committees being:

FOR THE SENATE: Cowden, Grantham and Cobb.

FOR THE HOUSE: Larason, Odom (Wagoner) and Bradley (Jefferson).

The Joint Session was declared at ease.

The Joint Session was called to order by the President of the Senate.

The Sergeant-at-Arms was recognized and announced the presence of the Chief Executive, Governor J. Howard Edmondson, accompanied by the Joint Committee, appointed to advise the Governor the Joint Session awaits his presence.

Governor Edmondson was escorted by the Joint Committee to the Speaker's desk, where he delivered an oral message.

Upon motion of Senator Field the Joint Session was ordered dissolved.

The Senate reassembled in its Chamber, with Senator McSpadden presiding.

Upon motion of Senator Field, the Senate was declared recessed to meet at 1:00 p. m.

AFTERNOON SESSION

The Senate was called to order by President Pro Tempore Collins at 1:00 p. m.

Senator Lollar asked to be shown excused for the remainder of this legislative day.

THIRD READING

SB 314 was considered under Third Reading.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that the vote be reconsidered by which **SB 314** was advanced to engrossment.

GENERAL ORDER

SB 314 was considered further.

Senator Wilson (Beckham) moved to amend **SB 314**, page 3, Section 22.11, lines 11, 12, 13, 14, 15, 16, 17 and 18, by striking after the semicolon on line 11, the balance of the section and substituting in lieu thereof the following: "and provided further that as to streets and highways within the corporate limits which have been constructed or reconstructed with state or federal funds local authorities shall have coexistent authority with the

State Highway Commission to establish or alter speed limits and provided further that no local authority shall impose speed limits on any such street or highway substantially lower than those justified by the highway design, capacity and traffic volume as determined by engineering studies" which amendment was declared adopted.

Upon motion of Senator Wilson, **SB 314**, as amended, was advanced to engrossment.

Upon request of Senator Wilson (Beckham), further consideration of **SB 314**, as amended, was deferred for this legislative day.

Upon request of Senator Wilson, **SB 314**, as amended, was ordered printed.

HB 918 by Bullard of the House and Baldwin of the Senate was read and considered.

Upon motion of Senator Baldwin, **HB 918** was advanced to engrossment.

Senator Baldwin asked unanimous consent, which was granted, that **HB 918** be placed upon third reading and final passage.

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, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Lollar.—1.

Not Voting: Bailey, Breeden, Cobb, Eastery, Morford, Rogers, Stipe.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows.

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Lollar.—1.

Not Voting: Bailey, Breeden, Cobb, Easterly, Morford, Rogers, Stipe.—7.

The Emergency was declared passed.

HB 918 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 901 by Bond and Sparks was read and considered.

Upon motion of Senator Baldwin, **HB 901** was advanced to engrossment.

Senator Baldwin asked unanimous consent, which was granted, that **HB 901** be placed upon third reading and final passage.

THIRD READING

HB 901 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Collins, Dacus, Easterly, Field, Fine, Garrison, Garvin, Ham, Harris, Land, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—26.

Nay: Bohannon, Cartwright, Colston, Cowden, Grantham, Graves, Hamilton, Kerr, McClendon, McSpadden, Shoemake, Tipps.—12.

Excused: Lollar.—1.

Not Voting: Allen, Breeden, Cobb, McColgin, Rogers.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cartwright, Cowden, Graves, Hamilton, McClendon, McSpadden, Shoemake, Tipps.—8.

Excused: Lollar.—1.

Not Voting: Allen, Breeden, Cobb, McColgin, Rogers.—5.

The Emergency was declared passed.

HB 901 was 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.

Senator Grantham presiding.

GENERAL ORDER

Senator Fine moved that **SB 207** be withdrawn from the Calendar and referred to the Committee on Business and Industry.

The Presiding Officer cited Rule 16, following which unanimous consent was granted for the discussion of **SB 207**.

Senator Shoemake asked that his name be stricken as a co-author of **SB 207**, which was the order.

The vote occurring on the Fine motion, it was declared adopted.

Senator Baldwin asked to be shown excused for the remainder of this legislative day, which was the order.

HB 839 by Strickland et al was read and considered.

Upon motion of Senator Ham, **HB 839** was advanced to engrossment.

Senator Ham asked unanimous consent, which was granted, that **HB 839** be placed upon third reading and final passage.

THIRD READING

HB 839 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—29.

Nay: Morford, Ritzhaupt, Tipps.—3.

Excused: Baldwin, Lollar, McSpadden.—3.

Not Voting: Boecher, Breeden, Cartwright, Cobb, Collins, Easterly, Garrison, Harris, Wilson (Beckham).—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—30.

Nay: Morford, Tipps.—2.

Not Voting: Boecher, Breeden, Cartwright, Cobb, Collins, Easterly, Garrison, Harris, Wilson (Beckham).—9.

Excused: Baldwin, Lollar, McSpadden.—3.

The emergency was declared passed.

HB 839 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 963 by Insurance Committee was read and considered.

Upon motion of Senator Berrong, **HB 963** was advanced to engrossment.

Upon motion of Senator Berrong, the rules of the Senate were suspended and **HB 963** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 963 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Baldwin, Lollar, McSpadden.—3.

Not Voting: Breeden, Cobb, Collins, Harris.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Baldwin, Lollar, McSpadden.—3.

Not Voting: Breeden, Cobb, Collins, Harris.—4.

The emergency was declared passed.

HB 963 was properly signed and ordered returned to the Honorable House.

Senator Land asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 682 by Vandiver et al of the House and Hamilton of the Senate was read and considered.

Senator Hamilton asked unanimous con-

sent, which was granted, that the title to **HB 682** be ordered amended to conform to the bill, as amended.

Upon motion of Senator Hamilton, **HB 682**, as amended, was advanced to engrossment.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **HB 682**, as amended, 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: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Allen.—1.

Excused: Baldwin, Land, Lollar, McSpadden.—4.

Not Voting: Breeden, Cobb, Collins, Harris.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Allen.—1.

Excused: Baldwin, Land, Lollar, McSpadden.—4.

Not Voting: Breeden, Cobb, Collins, Harris.—4.

The Emergency was declared passed.

HB 682, as amended, was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Payne asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 981** was passed, which was the order.

Senator Stevenson asked that the time be extended one legislative day for consideration of the motion to reconsider the vote by which **SB 316** was passed, which was the order.

Senator Hamilton asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 355** failed of passage, which was the order.

GENERAL ORDER

Senator Stipe asked unanimous consent, which was granted, that **SB 357** be withdrawn from the Calendar and referred to the Committee on Insurance.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, as provided under the Rules, which motion was declared adopted.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 40**.

The above numbered Enrolled Resolution was ordered referred to 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 354—Judiciary.

HB 563—Judiciary.

HB 690—Judiciary.

HB 774—Judiciary.

HB 897—Judiciary.

HB 911—Judiciary.

HB 957—Judiciary.

DO PASS, as amended:

SB 77—Planning and Resources—To appropriations and Budget by previous order.

SB 158—Judiciary—To Penal Institutions by previous order.

WITHOUT RECOMMENDATION:

HB 831—Judiciary.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, June 19, 1961, at 1:30 p. m.

THE JOURNAL OF THE AMERICAN MEDICAL ASSOCIATION
PUBLISHED WEEKLY
535 N. Dearborn Ave., Chicago, Ill. 60610
Subscription price, \$5.00 per annum in advance.
Single copies, 15¢.
Entered as Second-Class Matter, May 2, 1912.
Postage paid at Chicago, Ill., and at additional mailing offices.
Acceptance for mailing at special rate of postage provided for in
Section 1103, Act of October 3, 1917, authorized on July 1, 1968.
Postmaster: Send address changes in this journal to JOURNAL OF THE
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Ninety-sixth Legislative Day

Monday, June 19, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Cobb, Cowden, Dacus, Harris, Kerr, Morford, Rogers, Stipe.—9.

The President declared a quorum present.

Prayer was offered by the Chaplain, Dr. Jerold R. McBride, Pastor of the First Baptist Church of Chickasha, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Grantham introduced Kenny, Hank and Randy Coates and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Grantham introduced Mr. and Mrs. T. H. Tarrant and their children Judy, Ricky and Larry of Pampa, Texas, daughter and grandchildren of former State Senator T. J. Hogg who served in the Seventeenth and Eighteenth Legislative Sessions, and asked that Judy, Ricky and Larry be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 258 and 380, and HB 682 each correctly engrossed.

Engrossed SBs 258 and 380 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HB 682, as amended, were properly signed and ordered returned 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:

SJR 35—Roads and Highways.

HB 1059—County Government.

HB 1138—County Government.

CONFERENCE COMMITTEE APPOINTMENT

President Pro Tempore Collins having been authorized so to do, announced the appointment of the Senate Conferees under the following numbered bill:

HB 801: Breeden, Grantham and Hamilton.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 852—By Inman, Privett, Tate, Lauer, Howe, Patterson, Tucker, Lance, Rich-

ardson, Jones, Witt, Briscoe, Northcutt, Moad, Eidson, McChristian, McCue and Sparkman of the House and Easterly of the Senate.

An Act making an appropriation to the State Department of Agriculture; providing that such appropriation shall be used for vaccination of calves for brucellosis; making the appropriation fiscal; and declaring an emergency.

HB 999—By Andrews, Howard, Nichols (Seminole), McCune, Skaggs, Haworth, Ruby, Johnston and Avey.

An Act relating to water and water rights; authorizing use of waters by public impounded for conservation of soil and flood control and sale of excess; amending 82 O. S. 1951, § 489, to repeal the right of the Oklahoma Planning and Resources Board to segregate white and colored races in the exercise of fishing, boating and bathing rights; and declaring an emergency.

HJR 541—By Bynum of the House and Pitcher of the Senate.

A Joint Resolution officially naming the State Office Building located Southwest of the State Capitol Building, the Jean Pierre Chouteau Memorial Office Building; to so designate the building inside and outside with proper markings in full view of the public that will immediately identify it and to provide such other furnishings in recognition of the Father of Oklahoma.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning En-grossed **SBs 166, 202, 227, 232, 234, 266, 276** and **345**.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 582, 782, 839, 901, 918**, and **HJRs 523** and **542**.

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, June 15, 1961, of Enrolled **SBs Nos. 7** and **83** entitled:

ENROLLED SENATE BILL NO. 7—By Easterly, Allen, Dacus, and Boecher of the Senate and Patterson, Lance, Green, Larason, Richardson, Lauer, Howe, Privett, and Briscoe of the House.

AN ACT RELATING TO AGRICULTURE; REGULATING THE USE AND APPLICATION OF PESTICIDES; DEFINING TERMS; REQUIRING PERMITS AND EXAMINATIONS, AND PAYMENT OF PERMIT FEES, AND GUARANTY BONDS; DEALING WITH LIABILITY OF APPLICATORS OF PESTICIDES AND OTHER CHEMICALS; PROVIDING FOR CODIFICATION OF ACT; REPEALING SUBARTICLE (E), ARTICLE 3, CHAPTER A, TITLE 2, OKLAHOMA SESSION LAWS 1955; AS AMENDED, AND CHAPTERS 1 AND 1a OF TITLE 2, OKLAHOMA SESSION LAWS 1959; MAKING PROVISIONS OF ACT SEVERABLE; FIXING EFFECTIVE DATE OF ACT; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 83—By Wilson (Beckham) of the Senate and Bradley et al of the House.

AN ACT RELATING TO COSMETOLOGY; INCREASING NUMBER OF DAYS FOR AUTHORIZED PER DIEM OF BOARD MEMBER FROM THIRTY-FIVE (35) TO FORTY (40) PER YEAR; FIXING SALARY OF THE EXECUTIVE SECRETARY; ELIMINATING ANY REQUIREMENT OF A LUETIC OR BLOOD TEST IN CONNECTION WITH A RENEWAL LICENSE; AMENDING 59 O. S. 1951, § 199.2, § 199.4, AND § 199.7 (J), AS AMENDED; AND DECLARING AN EMERGENCY.

FIRST READING

The following Bills were introduced and read the first time:

SB 411—By Payne.

An Act relating to boats and vessels; defining words and terms; providing for numbering, regulating, and collecting fees; prescribing penalties for violation; amending Sections 3, 4(a) and 20 of Chapter 15 Title 82, Oklahoma Session Laws 1959 (63 O. S. Supp. 1959 § § 803, 804 (a) and 820) and declaring an emergency.

SB 412—By Breedon.

An Act relating to city and town roads and streets; authorizing the Governing Body of any incorporated city or town in the State of Oklahoma to grant the United States of America or any irrigation district, conservancy district, or water users' association, the right to close, inundate, destroy, alter or appropriate any city or town roads or streets in connection with the construction, development, operation or maintenance of any irrigation, reclamation, water conservation and utilization, flood control, military or national defense project, for needful public buildings, or other public projects; authorizing execution of necessary agreements; providing for severability; and declaring an emergency.

SB 413—By Field of the Senate and Ogden of the House.

An Act relating to the conservation of oil and gas; amending 52 O. S. 1951, § 87.1 (c), as amended by Section 1, Chapter 3, Title 52, page 217, Oklahoma Session Laws 1959; relating to the authority of the Oklahoma Corporation Commission to change well spacing and drilling units covering production of oil from common sources of supply of oil or gas and enlarging maximum allowable units for sources at certain depths; making the provisions of this Act severable; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

HB 1077—Business and Industry.

HB 1118—Business and Industry.

GENERAL ORDER

SJR 32 by Allen of the Senate and Clark of the House was read and considered.

Senators Garrison, Graves, Colston, Tipps, Trent, Pazoureck, Breedon, Ham, Stevenson, Fine, Land, McColgin and Payne asked to be made co-authors of **SJR 32**, which was the order.

Upon motion of Senator Allen, **SJR 32** was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **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: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Greer).—32.

Nay: Ritzhaupt.—1.

Excused: Belvin, Cobb, Cowden, Dacus, Harris, Kerr, Morford, Rogers, Stipe.—9.

Not Voting: Collins, Wilson (Beckham).—2.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamil-

ton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—32.

Nay: Ritzhaupt.—1.

Excused: Belvin, Cobb, Cowden, Dacus, Harris, Kerr, Morford, Rogers, Stipe.—9.

Not Voting: Collins, Wilson (Beckham).—2.

The emergency was declared passed.

SJR 32 was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

HJR 533 by Eidson, et al of the House and Cartwright of the Senate was read and considered.

Upon motion of Senator Cartwright, **HJR 533** was advanced to engrossment.

By unanimous consent, upon request of Senator Cartwright **HJR 533** was placed upon third reading and final passage.

THIRD READING

HJR 533 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—32.

Excused: Belvin, Cobb, Cowden, Harris, Kerr, Morford, Rogers, Stipe.—8.

Not Voting: Allen, Collins, Trent, Wilson (Beckham).—4.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamil-

ton, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—32.

Excused: Belvin, Cobb, Cowden, Harris, Kerr, Morford, Rogers, Stipe.—8.

Not Voting: Allen, Collins, Trent, Wilson (Beckham).—4.

The emergency was declared passed.

HJR 533 was properly signed and ordered returned to Honorable House.

Senators Cobb, Cowden, Rogers and Stipe asked to be shown present, which was the order.

GENERAL ORDER

SJR 26 by Bailey, Garvin and Garrison was read and considered.

Senators Allen, Graves, Pazoureck, Land, McColgin and Payne asked to be made co-authors of **SJR 26**, which was the order.

Senator Ritzhaupt moved to amend **SJR 26**, line 6, page 2, by striking after the word "exceed" on line 6, and before the word "calendar" on line 7, the words "one hundred and twenty" and insert in lieu thereof the words "two hundred and twenty" which amendment was declared adopted, upon a roll call as follows:

Aye: Baldwin, Berrong, Bohannon, Cartwright, Cobb, Colston, Dacus, Field, Fine, Grantham, Hamilton, McClendon, McColgin, Pitcher, Ritzhaupt, Romang, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—20.

Nay: Allen, Bailey, Boecher, Breeden, Cowden, Easterly, Garrison, Garvin, Graves, Land, Lollar, McSpadden, Payne, Pazoureck, Rogers, Shoemake, Stevenson.—17.

Excused: Belvin, Harris, Kerr, Morford.—4.

Not Voting: Collins, Ham, Stipe.—3.

Senators Payne, Graves, McColgin, Pazoureck, Land and Garrison asked that their names be withdrawn as co-authors of **SJR 26**, which was the order.

Senator Allen moved that **SJR 26** be referred to the Legislative Council for interim study.

Senator Bailey as a substitute, moved that **SJR 26** be stricken from the Calendar, which motion prevailed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 345 correctly enrolled.

Enrolled **SB 345** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 179 by Ritzhaupt and Breeden was read and considered.

Senator Breeden moved to amend **SB 179**, lines 2 and 3, page 3 by changing the figures "90,000" to "140,000" on line 2, and the figures "90,001" to "140,001" on line 3, which amendment was declared adopted.

Senator Breeden moved to amend **SB 179**, line 1, page 2, by deleting after the word "thirty-six" the word "the" which amendment was declared adopted.

Senator Beeden moved to amend **SB 179**, line 15, page 6, by deleting after the word "be" the word "elected" and insert the following: "nominated and elected from Payne County".

Upon request of Senator Breeden, further consideration of **SB 179** was deferred for this legislative day.

Senator Morford asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 345**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

GENERAL ORDER

Upon request of Senator Land, **SJR 6** by Land and Garrison was taken up for consideration and read at length.

Senator Rogers asked to be shown as a co-author of **SJR 6**, which was the order.

Senator Allen moved to amend **SJR 6** by striking Section 4 and amending the title to conform, which amendment was declared adopted.

Upon motion of Senator Land, **SJR 6**, as amended, was advanced to engrossment.

Upon motion of Senator Land, the rules of the Senate were suspended and **SJR 6**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 6 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Breeden, Garvin, Grantham, Graves, Ham, Land, Lollar, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Trent.—14.

Nay: Allen, Bailey, Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Hamilton, McClendon, McColgin, Pazoureck, Pitcher, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—21.

Excused: Belvin, Harris, Kerr.—3.

Not Voting: Baldwin, Cartwright, Cobb, Collins, Garrison, Wilson (Beckham).—6.

The Resolution was declared failed of passage.

President Pro Tempore Collins presiding.

Senator McSpadden presiding.

Senator Harris asked to be shown present, which was the order.

Senator Berrong asked to be shown excused until such time as he returns to the Chamber, which was the order.

DECLARATION OF VOTE

Senator Garrison asked unanimous consent, which was granted, that the record

show had he been present at the time of Third Reading and final passage of **SJR 6** he would have voted AYE.

MOTIONS TO RECONSIDER VOTES

The vote occurring on the Ham motion to reconsider the vote by which **SB 250** was passed, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Breeden, Cobb, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Rogers, Stevenson, Tipps, Wilson (Greer).—20.

Nay: Allen, Baldwin, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Field, Fine, Hamilton, Harris, McClendon, Payne, Ritzhaupt, Romang, Shoemake, Stipe, Trent.—19.

Excused: Belvin, Berrong, Kerr.—3.

Not Voting: Pitcher, Wilson (Beckham).—2.

Senator Berrong asked to be shown present, which was the order.

The vote occurring on the Payne motion to reconsider the vote by which **HB 981** was passed, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Belvin, Kerr.—2.

Not Voting: Cobb, Collins, Cowden, Pitcher, Stevenson, Stipe.—6.

THIRD READING

Upon motion of Senator Payne, the vote was reconsidered by which **HB 981** was advanced to engrossment.

GENERAL ORDER

HB 981 was considered further.

Senator Payne moved to amend **HB 981** in the title after the words "repealing 74 O. S. 1951, § 273" and before the words "and declaring an emergency" insert the following "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 4, Section 22 § 24a at page 112, Oklahoma Session Laws 1953 and as amended by Title 26, Chapter 2a, Section 1, § 24a at page 103 Oklahoma Session Laws 1953 and as amended by Title 26, Chapter 2, Section 1 § 24a at page 171 Oklahoma Session Laws 1957 (26 O. S. Supp. 1957 § 24a)

Page 3, Line 11 after Section 2 insert a new Section Three as follows and renumber succeeding sections:

Section 3. Title 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 as amended by Title 26, Chapter 4, Section 22 § 24a at page 112, Oklahoma Session Laws 1953 and as amended by Title 26, Chapter 2, Section 1, § 24a at page 171, Oklahoma Session Laws 1957 is hereby amended to read as follows:

§ 24a. The members of the County Election Board shall be allowed Five Dollars (\$5.00) per day for the time they are actually engaged in the performance of their duties; and five cents (5c) per mile in going to and from meetings; provided that, when the meeting of the County Election Board is for a longer period than one (1) day, the members shall be entitled to receive mileage for only one (1) trip to the meeting and one (1) return trip to their residence. Provided, however, that in no event shall they be allowed pay for more than thirty (30) days in one fiscal year, and the Secretary of the Board shall, in addition to said per diem, be allowed Four Hundred Twenty Dollars (\$420.00) per annum compensation for keeping the records in counties with fifteen thousand (15,000) population or less, and in counties with

greater population the Secretary of the Board shall receive an additional Fifty Dollars (\$50.00) per annum for every five thousand (5,000) additional population or major fraction thereof. Provided, however, in counties having a population of sixty-two thousand (62,000) or more, according to the Federal Decennial Census of 1950, or any subsequent Federal Census, the Secretary of the County Election Board shall receive as compensation for his services the sum of Three Thousand Six Hundred Dollars (\$3,600.00) per annum, payable monthly. In counties in which the Secretary of the County Election Board acts as ex officio County Registrar, nothing in this Section shall be construed to prohibit the payment of compensation to which said officer is entitled as County Registrar. Provided, further, in counties having a population of three hundred twenty-five thousand (325,000) or more, according to the Federal Decennial Census of 1950, or any subsequent Federal Census, the Secretary of the County Election Board shall receive as compensation for his services the sum of Four Thousand Eight Hundred Dollars (\$4,800.00) per annum, payable monthly, and members of the County Election Board shall be paid Ten Dollars (\$10.00) per day not to exceed thirty (30) days in one fiscal year. The County Election Board shall have the authority to employ clerical help to assist the Board in the performance of its duties. The compensation of such clerical help shall be paid by the county from appropriations made and approved for such purpose. Where extra clerical help is necessary and used for the conducting of elections, the same shall be paid a sum not to exceed Ten Dollars (\$10.00) per day; 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. * * * Whenever it shall become necessary for the Secretary of the State Election Board to perform official duties away from the State Capitol,

he shall be entitled to receive his actual and necessary traveling expenses. All salaries, per diem, fees and expenses under this Section, except as otherwise specifically provided herein, shall be an obligation of the State of Oklahoma, and shall be paid by the State Auditor upon proper vouchers approved by the Secretary of the State Election Board," which amendment was declared adopted.

Upon motion of Senator Payne, **HB 981**, as amended, was advanced to engrossment.

Upon motion of Senator Payne, the rules of the Senate were suspended and **HB 981**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 981 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Kerr.—2.

Not Voting: Cartwright, Cowden, Garrison, Morford, Stipe.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Belvin, Kerr.—2.

Not Voting: Cartwright, Garrison, Morford.—3.

The Emergency was declared passed.

HB 981, as amended, was referred for engrossment.

Senator Kerr asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

Senator Harris moved the adoption of the Conference Committee Report on **HB 807**.

Senator Ritzhaupt, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on **HB 807**, request a further conference and instruct the Senate Conferees to stabilize salaries as set at this time.

Senator Garvin, in lieu of all pending motions, moved that the Senate refuse to adopt the Conference Committee Report on **HB 807**, request further conference and instruct the Senate Conferees to report the Bill as it was reported from the Social Welfare Committee of the Senate, which motion was tabled upon motion of Senator Hamilton.

Senator Ritzhaupt asked to withdraw his motion, which was the order.

Senator Harris asked to withdraw his motion, which was the order.

Senator Wilson (Greer) moved that the Conference Committee Report on **HB 807** be adopted, which motion was declared adopted.

HB 807, 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, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent.—28.

Nay: Allen, Bailey, Breeden, Garrison, Garvin, Grantham, Graves, Harris, Land, Morford, Pazoureck, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—15.

Excused: Belvin.—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, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Allen, Bailey, Breeden, Garrison, Garvin, Graves, Harris, Land, Morford, Pazoureck, Rogers, Romang, Wilson (Beckham).—13.

Excused: Belvin.—1.

The emergency was declared passed.

HB 807, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Senator Cobb asked unanimous consent, which was granted, that he and Senators Garrison, Colston, Graves and Tipps be shown excused for the remainder of this legislative day in order to comply with instructions of the Senate under Special Committee appointment on Wednesday, June 14, 1961, to visit the Sulphur Veterans' Institution.

Senator Breeden asked that Senator Morford be shown excused for the remainder of this legislative day, which was the order.

RESOLUTION

President Pro Tempore Collins asked unanimous consent, which was granted, to introduce and have considered the following **SCR**, which was read at length:

SENATE CONCURRENT RESOLUTION
NO. 41 — By Collins.

A CONCURRENT RESOLUTION FOR

THE RECESS OF THE REGULAR SESSION OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA FROM JUNE 29 UNTIL JULY 5, 1961.

WHEREAS, The most significant date in the history of modern government is celebrated on July 4 of each year as a tribute to the signing of the Declaration of Independence, July 4, 1776, by representatives of the thirteen (13) English Colonies in North America; and

WHEREAS, This date has become a symbol of freedom of man's right to self-government and is recognized by all people of the world; and

WHEREAS, The members of the Legislature of the State of Oklahoma are confronted with many questions of legislative decision affecting the welfare of the citizens of Oklahoma and it is desirable that the views and opinions of the citizens be obtained through personal contact by members of the Legislature; and

WHEREAS, It is impossible for the Oklahoma Legislature to personally celebrate and recognize the 4th of July in their respective communities without sufficient time for travel.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Twenty-eighth Regular Session of the Legislature of the State of Oklahoma stand at recess from the time of adjournment of the respective branches thereof on the 29th day of June, 1961, to the time of convening said respective branches on the 5th day of July, 1961.

Senator Shoemaker moved to amend **SCR 41**, by providing the legislature works on Friday, July 7, which amendment by unanimous consent he withdrew.

Upon motion of President Pro Tempore Collins, **SCR 41** was adopted and ordered referred for engrossment.

MOTION

Senator Fine asked unanimous consent, which was granted, that **SB 228** be withdrawn from the Committee on Appropriations and Budget, printed and placed upon the Calendar.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Shoemaker moved that the vote be reconsidered by which **SB 210** failed of passage.

Senator Shoemaker asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 316** was passed.

Senator Hamilton asked unanimous consent, which was granted, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 355** 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 was declared adopted.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 755—State and Federal Government.

DO PASS, as amended:

SB 357—Insurance.

HB 1109—Education—Common.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p.m., tomorrow.

Upon motion of [redacted] Pro Tempore
Colman, SCR 41 was adopted
referred for engrossment.

MOTION

Senator Fine asked unanimous consent
drawn from the [redacted] Appropriations
tions and Budget, printed and placed upon
the Calendar.

MOTION TO RECESS

As provided under Rule 12a, Senator
aided by which SB 216 failed of pas-

Senator Shoemaker asked unanimous con-
which [redacted] extended one legislative
sidation of his motion
vote by which SB 216 was passed.

which [redacted] extended
sidation of his motion to
vote by which SB 232 failed of

desk is cleared the Senate adjourn, to meet
under the Rules.
tion was declared adopted.

REPORTS OF COMMITTEES

The following Bills were reported to the
Committee on [redacted] ordered printed and
placed upon the Calendar unless otherwise
indicated:

DO PASS:

HB 755—State and [redacted]

DO [redacted]

SB [redacted]

HB [redacted]

AY

declared

declared

declared

declared

declared

declared

declared

declared

THE REGENT OF THE REGULAR SES-
SION OF THE TWENTY-SEVENTH REG-
ISLATURE
STATE OF OKLA.
JULY 2

in the history of modern government is
celebrated on July 4 of each year as a
or Independence, July 4, 1776, by repre-
(13) English Col-

symbol, freedom of man's right to self-
government.

WHEREAS, The members of the Legisla-
con-
of legisla-
decision affecting the welfare of the citi-
zens of Oklahoma and it is desirable that
the views and opinions of the citizens be
obtained through personal contact

WHEREAS, It is impossible for the Ok-
lahoma Legislature to personally celebrate
and recognize the 4th of July in their
continues without

NOW, THEREFORE, BE IT RESOLVED
ED BY THE SENATE OF THE TWEN-
TY-SEVENTH REGULAR SESSION OF THE
OKLAHOMA LEGISLATURE, THE HOUSE

OF [redacted]

SECTION 1. That the Twenty-seventh
Regular Session of the Legislature of the
State of Oklahoma stand adjourned from
5 o'clock P. M. of
five branches thereof on the 28th day of
June, 1961, to the time of con-
relative branches on the 5th day of

move to amend SCR 9
provide the legislature with an
Friday, July 4, which amendment by amend-
ment be withdrawn.

DECLARATION

DECLARATION

DECLARATION

DECLARATION

Ninety-seventh Legislative Day

Tuesday, June 20, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Bohannon, Harris, Rogers.—3.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Shoemake introduced Alice Van Zant and asked that she be made Honorary Journal Clerk for this legislative day, which was the order.

Senator McSpadden introduced Mark, David and James Trent, small sons of Senator Trent, and asked that they be made Honorary Presidents Pro Tempore for this legislative day, which was the order.

Senator Graves introduced Diane Love of Shawnee, Oklahoma, the small granddaughter of Former State Senator Mead Norton, and asked that Diane be made Honorary Page for this legislative day, which was the order.

Senator Allen introduced Jeff Luman and asked that he be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 250, SJR 32, SCR 41 and HB 981 each correctly engrossed.

SBs 166, 202, 227, 232, 234, 266 and 276 each correctly enrolled.

Engrossed **SB 250, SJR 32 and SCR 41** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 981**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 166, 202, 227, 232, 234, 266 and 276** were, after fourth reading, 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 upon the Calendar unless otherwise indicated:

DO PASS:

SB 402—Economic and Industrial Development.

SJR 33—Economic and Industrial Development.

HB 1119—Municipal Government.

HB 1218—Municipal Government.

HJR 539—Planning and Resources.

HJR 540—Planning and Resources.

DO PASS, as amended:

HB 1054—Municipal Government.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 807** and **963**, and **HJR 533**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 414—By Stipe of the Senate and Skeith, Van Hooser and McChristian of the House.

An Act relating to peace officers; prohibiting a convicted felon from holding the position of a peace officer; providing for petition for dismissal of those guilty; requiring such hearing in a court of competent jurisdiction; and declaring an emergency.

SB 415—By Field, Berrong, Baldwin, Grantham, Wilson (Greer), Breeden, Dacus, McColgin, Garvin, Cartwright, Colston, Wilson (Beckham), Hamilton, Boecher, McSpadden, McClendon, Ritzhaupt, Kerr and Harris.

An Act relating to construction of roads and highways; advertising and letting of contracts therefor by governmental and municipal departments and agencies and their leasees; providing contracts made in violation thereof shall be void; and declaring an emergency.

SJR 37—By Wilson (Beckham), Payne, Land, Allen, Kerr and McColgin of the Senate and Bullard of the House.

A Joint Resolution relating to legislative procedures during regular sessions; providing a fixed schedule for specified proceedings in the Senate and House of Representatives; providing for exceptions under certain conditions; and setting a maximum time and a legislative day certain for sine die adjournment.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 411—Planning and Resources.

SB 412—Municipal Government.

SB 413—Oil and Gas.

HB 852—Appropriations and Budget.

HB 999—Agriculture.

HJR 541—State and Federal Government.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Graves asked unanimous consent, which was granted, that the Special Committee appointed for the purpose of visiting the Sulphur Veterans Facilities be excused in order to conduct a meeting, they being: Cobb, Garrison, Tipps, Graves and Colston.

GENERAL ORDER

SJR 34 by Boecher, Colston, Tipps, Baldwin and Shoemake was read and considered.

Senator Allen moved to amend **SJR 34**, page 3, line 2, by deleting the words "other State agencies" which amendment was declared adopted.

Senator Kerr asked to be made co-author of **SJR 34**, which was the order.

Upon motion of Senator Boecher, **SJR 34**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, **SJR 34**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 34 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—29.

Nay: Allen.—1.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Harris, Rogers, Tipps.—9.

Not Voting: Cartwright, Collins, Land, Trent, Wilson (Beckham).—5.

The Resolution was declared passed.

SJR 34, as amended, was referred for engrossment.

Senator Rogers asked to be shown present, which was the order.

GENERAL ORDER

HB 955 by Ogden, et al, was read and considered.

Upon motion of Senator Shoemake, **HB 955** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 955** was 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: Allen, Bailey, Belvin, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Harris, Tipps.—8.

Not Voting: Baldwin, Cartwright, Collins, Morford, Trent.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Harris, Tipps.—8.

Not Voting: Baldwin, Cartwright, Collins, Morford, Trent.—5

The Emergency was declared passed.

HB 955 was properly signed and ordered returned to The Honorable House.

Senator Harris asked to be shown present, which was the order.

GENERAL ORDER

HB 993 by Bradley (Jefferson), et al, was read and considered.

Upon motion of Senator Ritzhaupt, **HB 993** was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **HB 993** was 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, Bailey, Baldwin, Belvin, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—7.

Not Voting: Cartwright, Collins, McClendon, Trent.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—7.

Not Voting: Cartwright, Collins, McClen-don, Trent.—4.

The emergency was declared passed.

HB 993 was properly signed and ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 41**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 166, 202, 227, 232, 234, 266 and 276**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 19, 1961, of Enrolled **SB No. 345**, entitled.

ENROLLED SENATE BILL NO. 345—By Bohannon.

AN ACT RELATING TO QUARRYING, MINING, OR OTHER OPERATIONS REQUIRING THE USE OF EXPLOSIVES NEAR SCHOOLS, CHURCHES, OR OTHER ESTABLISHED PLACES OF WORSHIP; MAKING VIOLATION OF THE ACT A MISDEMEANOR AND FIXING THE PENALTY THEREFOR; PROVIDING FOR INJUNCTIVE ACTION AGAINST VIOLATION OF THE ACT; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 22, 100, 128**, as co-authored by Bradley (Tulsa) and Clark, **240, 251**, as co-authored by Ruby, Burkett, Craig (Kay) and Mountford, **SB 278**, as coauthored by Fogarty, **292, 315**, as co-authored by Cox, Diel, Fitch, Redman, Tate and Watkins, **321**, as co-authored by Craig (Lincoln) and Clark, and **371**.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and reurning Engrossed **SBs 15, 18, 119, 141, 143, 180, 181, 222, 282, 293, 294, 342 and 343**, each as amended.

HAs to SB 15 read as follows, rejected upon motion of Senator Wilson (Greer), conference requested and referring to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 15, by adding the following coauthor:

“COX of the House”.

AMENDMENT NO. 2. Amend by striking the “TITLE” and inserting in lieu thereof the following:

“AN ACT MAKING THE CENTRAL STATE GRIFFIN MEMORIAL HOSPITAL. (Amended for Conference)”

HAs to SB 18 read as follows, and concurred in upon motion of Senator Wilson (Beckham):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 18, the TITLE thereof by striking the following:

“; AND DECLARING AN EMERGENCY.”

and inserting the following:

“TO PROVIDE THAT NO LUETIC OR BLOOD TEST SHALL BE REQUIRED FOR THE RENEWAL OF CERTIFICATE OF REGISTRATION OF REGISTERED

BARBERS OR REGISTERED APPRENTICE WHO HAS NOT CHANGED HIS RESIDENCE SINCE THE LAST CERTIFICATE OF REGISTRATION; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 74, Line 12, by striking the "period" after physician and adding the following:

"if the County Health Officer or County Physician does not reside in same town as the applicant to the effect that such County Health Officer or County Physician, or private physician, has made a thorough physical examination of said applicant, which examination included a recognized Luetic test, and that such applicant is not suffering from infectious, contagious or venereal disease, in any stage; *provided that any registered barber or registered apprentice of this State who maintains residence in the same county in Oklahoma as he did at the last annual registration shall not be required to have a recognized Luetic test or other type of blood test in connection with his application for registration and renewal of certificate.*"

SB 18, 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, Bailey, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Morford, Romang.—2.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—7.

Not Voting: Baldwin, Collins, Kerr, Land.—4.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Morford, Romang.—2.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—7.

Not Voting: Baldwin, Collins, Kerr, Land.—4.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Berrong asked to be shown present, which was the order.

HAS to SB 119 read as follows, and concurred in upon motion of Senator Breeden:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 119, by adding the following coauthors:

"BERNARD, FORSYTHE, ODOM (McIntosh), FOGARTY, NICHOLS (Dewey), SETTLES, SPARKMAN and WILHELM of the House".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 10, by striking the word "engaged" and substituting in lieu thereof the words "before engaging".

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 11, by making the words "cess pools" one word "cesspools".

AMENDMENT NO. 4. Amend Page 1, SECTION 1, Line 12, by adding after the word "shall" the word "first" and Line 12, strike the word "to" following the word "license" and substituting in lieu thereof the words "which shall".

AMENDMENT NO. 5. Amend Page 1, SECTION 1, Line 13, by inserting the

word "such" after the word "under" and before the word "rules".

AMENDMENT NO. 6. Amend Page 1, SECTION 1, Line 13, by adding after the word "regulations" the words "as may be"

Line 13, by changing the "semicolon" after the word "Health" to a "period"

Line 14, Capitalizing the word "such"

Line 14, strike the word "may" following the word "license" and substituting in lieu thereof the word "shall".

AMENDMENT NO. 7. Amend Page 1, SECTION 1, Line 15, by striking the "period" after the word "act" and inserting the following language:

"and such rules and regulations promulgated under its authority."

AMENDMENT NO. 8. Amend Page 1, SECTION 1, Line 17, by striking "subsection (a)" and substituting in lieu thereof the following:

"(a) A requirement that an annual fee of Ten Dollars (\$10.00) be paid to the licensing authority for each vehicle used in the business of cleaning septic tanks or cesspools and disposing of sewage taken therefrom;"

AMENDMENT NO. 9. Amend Page 1, SECTION 1 (b), Line 19, by inserting the words "A requirement that" before the word "Each" and making "Each" lower case, and Line 21, by changing the "period" to a "semicolon" and by striking all of Lines 22½ and 23½ and substituting in lieu thereof the following:

"(c) The registration of each vehicle used in said business by model, make, license number and serial number."

AMENDMENT NO. 10. Amend Page 1, SECTION 1 (d), Line 24½ by inserting the words "A requirement that" before the words "A permit" and making the word "A" lower case.

AMENDMENT NO. 11. Amend Page 1, SECTION 4, Line 36 by striking the word

"who" and inserting in lieu thereof the word "which".

SB 119, 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, Bailey, Belvin, Berrong, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: McClendon, Shoemake.—2.

Excused: Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—6.

Not Voting: Baldwin, Cartwright, Collins, Kerr, Rogers.—5.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: McClendon, Shoemake.—2.

Excused: Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—6.

Not Voting: Baldwin, Cartwright, Collins, Kerr, Rogers.—5.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

HAs to SB 141 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engross-

ed Senate Bill No. 141, by adding the following coauthors:

"McCUNE, OGDEN, HOWARD, BURKETT, HENRY, and WILLIAMS (Carter) of the House."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 9, by striking the words "Courts of record may," and substituting in lieu thereof the words:

"District and Superior Courts may,"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 16, by adding after the word "property" the following language: "either before or after judgment."

AMENDMENT NO. 4. Amend Page 1, SECTION 3, Line 34½, by adding after the "period" following the word "proceeding" the following new sentence:

"The venue of said action shall be established by existing statutes; provided, however, where the action involves an individual defendant the venue shall be in the county of his or her residence or where he or she may be served with summons. If such action involves more than one such individual defendant, who reside in different counties, the venue shall be in any county where any of such defendants reside or may be served with summons."

HAS to SB 143 read as follows, rejected upon motion of Senator Ham, conference requested and referring to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 143., by adding the following coauthors:

"COX, RICHARDSON and STRICKLAND of the House."

AMENDMENT NO. 2. Amend by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE PAULS VALLEY STATE SCHOOL. (Amended for Conference)"

HA to SB 180 read as follows, rejected upon motion of Senator Wilson (Greer), conference requested and referring to Gen-

eral Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 180, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING SPECIAL EDUCATION. (Amended for Conference)"

HA to SB 181 read as follows, rejected upon motion of Senator Wilson (Greer), conference requested and referring to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 181, by striking TITLE and inserting in lieu thereof the following:

"AN ACT MAKING EXCEPTIONAL CHILDREN. (Amended for Conference)"

HAS to SB 222 read as follows, and concurred in upon motion of Senator Hamilton:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 222, Page 1, SECTION 1, § 7.7, Line 12 by placing a "comma" after the word "reservation" and inserting thereafter the phrase "or any portion thereof,"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 7.7, Line 17, by striking the words "public instruction" and inserting therefor the word "schools."

AMENDMENT NO. 3. Amend Page 1, SECTION 1, § 7.7, Line 26½, by striking the words "without more"

SB 222, 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, Bailey, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake,

Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—7.

Not Voting: Collins, Pitcher.—2.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Berrong, Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—7.

Not Voting: Collins, Pitcher.—2.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

HAs to SB 282 read as follows, rejected upon motion of Senator Grantham, conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 282., Page 1, SECTION 1, Line 31, after the word "return," by inserting the following,

"provided the Tax Commission may grant additional time,"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 33, by adding the following sentence after the word "tax."

"Provided further that subparagraph (c) shall be set out in full in the notice to the taxpayer."

HA to SB 293 read as follows, rejected upon motion of Senator Ritzhaupt, conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 293., Page 1, SECTION 1, (b), by striking all of line 25, after the word "Watercourse" and through the

word "waterline" on line 26, and inserting in lieu thereof the following:

"to a point within six hundred (600) feet of the highest waterline."

President Pro Tempore Collins presiding.

Senator Trent presiding.

Senator Berrong asked to be shown present, which was the order.

HAs to SB 294 read as follows, and concurred in upon motion of Senator Easterly:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 294, by adding the following coauthors: "PATTERSON and FOWLER of the House."

AMENDMENT NO. 2. Amend TITLE, Page 1, Line 5, by striking the word, "WHEN" and inserting in lieu thereof the word, "IS".

AMENDMENT NO. 3. Amend Page 1, SECTION 2, Line 31, by striking the word "has" and substituting in lieu thereof the word, "have".

AMENDMENT NO. 4. Amend Page 1, SECTION 2, Line 32, by changing the "period" to a "comma" after the word, "stated" and adding the following language: "as grade A, B or C."

AMENDMENT NO. 5. Amend Page 1, SECTION 3, Lines 34, 35 and 36 by deleting the following language, after the "period" in Line 34: "In the event of and the case of poultry being reclassified as to grade, such reclassified grade shall maintain its identity until purchased by consumer."

AMENDMENT NO. 6. Amend Page 2, SECTION 5, Lines 8, 9 and 10, by deleting the following language after the period in Line 8: "The penalties set out in this section for violation of this act shall not apply to the owner or owners of newspapers or their employees."

SB 294, 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, Bailey, Berrong, Boecher, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Belvin, Hamilton, Trent.—3.

Excused: Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—6.

Not Voting: Baldwin, Breeden, Cartwright, Kerr.—4.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Belvin, Hamilton, Trent.—3.

Excused: Bohannon, Cobb, Colston, Garrison, Graves, Tipps.—6.

Not Voting: Baldwin, Breeden, Cartwright, Kerr.—4.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

HA to SB 342 read as follows, rejected upon motion of Senator Stipe, conference requested and referring to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 342, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING A LIGHTING SYSTEM AT THE STATE PENITENTIARY. (Amended for Conference)".

HAs to SB 343 read as follows, rejected upon motion of Senator Stipe, conference requested and referring to General

Conference Committee on Appropriations.

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 343, by adding the following coauthor:

"COX of the House."

AMENDMENT NO. 2. Amend by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING A MENTAL HOSPITAL AT THE STATE PENITENTIARY. (Amended for Conference)".

GENERAL ORDER

HB 1041 by Bower, et al, of the House was read and considered.

Upon request of Senator Bailey, further consideration of **HB 1041** was deferred for this legislative day.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senators Colston, Garrison and Graves asked to be shown present, which was the order.

HB 837 by Howard, et al, of the House and Land of the Senate was read and considered.

By unanimous consent, Senators Fine, Baldwin, Stipe and Hamilton were added as co-authors of **HB 837**.

Upon motion of Senator Land, **HB 837** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 837** was placed upon third reading and final passage.

THIRD READING

HB 837 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake,

Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bohannon, Cobb, Dacus, Tipps.—4.

Not Voting: Cartwright, Collins, Ham, Ritzhaupt.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bohannon, Cobb, Dacus, Tipps.—4.

Not Voting: Cartwright, Collins, Ham, Ritzhaupt.—4.

The emergency was declared passed.

HB 337, as amended, was referred for engrossment.

Senators Dacus and Tipps asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Referring further to **SB 141**, as amended by the Honorable House:

Senator Garrison moved that the Senate concur in the **HAs** to **SB 141**, which motion prevailed.

SB 141, 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: Bailey, Baldwin, Belvin, Berrong, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Garrison, Garvin, Grant, Kerr, Land, Lollar, McSpadden, Morford, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Allen, Boecher, Field, Fine, McClendon, McColgin, Payne, Pazoureck.—8.

Excused: Bohannon, Cobb.—2.

Not Voting: Collins, Ritzhaupt.—2.

The bill, as amended, was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Harris asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Cobb asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 338 by Rogers and Bailey was read and considered.

Senator Rogers moved that **SB 338** be advanced to engrossment, which motion failed of adoption.

HB 978 by Lance et al was read and considered.

Senator Allen moved to amend **HB 978**, line 5, page 2, by striking the word "Section" and placing "()" around the figure "2", which amendment was declared adopted.

Senator Kerr moved to amend **HB 978**, line 1, page 1, by inserting after the word and figure "Section 5" the following "(a)", and by striking lines 4, 5 and 6, page 1, and lines 1 through 4, page 2 and replacing Section 2.

Senator Allen moved to table the Kerr amendment, which motion failed of adoption.

The vote occurring on the Kerr amendment, it was declared adopted.

Senator Fine asked unanimous consent, which was granted, to defer further consideration of **HB 978** for this legislative day.

SB 249 by Bailey of the Senate and Wolf et al of the House was read and considered.

Senator McClendon moved to amend **SB 249** by striking the enacting clause, which amendment was declared adopted.

Upon motion of Senator McClendon, **SB 249**, as amended, was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **SB 249**, as amended, 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 the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Wilson (Greer).—32.

Nay: Land, Romang.—2.

Excused: Bohannon, Harris.—2.

Not Voting: Breeden, Cartwright, Cobb, Garrison, Ritzhaupt, Tipps, Trent, Wilson (Beckham).—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Wilson (Greer).—32.

Nay: Land, Romang.—2.

Excused: Bohannon, Harris.—2.

Not Voting: Breeden, Cartwright, Cobb, Garrison, Ritzhaupt, Tipps, Trent, Wilson (Beckham).—8.

The emergency was declared passed.

SB 249, as amended, was referred for engrossment.

GENERAL ORDER

HB 897 by Ogden et al was read and considered.

Senator Field asked to be shown as co-author of **HB 897**, which was the order.

Upon motion of Senator Shoemake, **HB 897** was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that **HB 897** be placed upon third reading and final passage.

THIRD READING

HB 897 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Boecher, Breeden, Land, McClendon, McColgin, Morford, Romang.—7.

Excused: Bohannon.—1.

Not Voting: Cartwright, Ham, Pitcher, Rogers, Tipps.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Boecher, Breeden, Land, McClendon, McColgin, Morford, Romang.—7.

Excused: Bohannon.—1.

Not Voting: Cartwright, Ham, Pitcher, Rogers, Tipps.—5.

The emergency was declared passed.

HB 897 was properly signed and ordered returned to Honorable House.

Senator Harris asked to be shown present, which was the order.

Senator Cowden presiding.

MOTION

Senator Payne moved that the vote be reconsidered by which **HB 932** was stricken from the Calendar, which motion prevailed upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Dacus, Graves, Pitcher, Stevenson.—4.

Excused: Bohannon, Harris.—2.

Not Voting: Belvin, Cartwright, Collins, Ham, Rogers, Stipe.—6.

Senator Harris asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1138 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1138** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1138** be placed upon third reading and final passage.

THIRD READING

HB 1138 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bohannon, Harris.—2.

Not Voting: Belvin, Cartwright, Collins, Ham, Land, Rogers, Stipe, Tipps.—8.

The Bill was declared passed.

HB 1138 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

SB 327 by Hamilton was read and considered.

Upon motion of Senator Hamilton, **SB 327** was advanced to engrossment.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **SB 327** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 327 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Nay: Land.—1.

Excused: Bohannon, Harris.—2.

Not Voting: Allen, Belvin, Collins, Ham, Rogers, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Nay: Land.—1.

Excused: Bohannon, Harris.—2.

Not Voting: Allen, Belvin, Collins, Ham, Rogers, Wilson (Beckham).—6.

The emergency was declared passed.

SB 327 was referred for engrossment.

GENERAL ORDER

SJR 1 by Cartwright was read and considered.

Senators Easterly, Garrison, Romang and Land asked to be made co-authors of **SJR 1**, which was the order.

Upon motion of Senator Cartwright, **SJR 1**, as amended, was advanced to engrossment.

Upon motion of Senator Cartwright, the rules of the Senate were suspended and **SJR 1**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

Senator Cartwright moved that further consideration of **SJR 1**, as amended, be deferred to some future legislative day, which motion prevailed.

Senator Pazoureck asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 1016 by McCune et al was read and considered.

Upon motion of Senator Land, **HB 1016** was advanced to engrossment.

Senator Land asked unanimous consent,

which was granted, that **HB 1016** be considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1016 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Pitcher.—1.

Excused: Bohannon, Harris, Pazoureck.—3.

Not Voting: Baldwin, Ham, McClendon.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Pitcher.—1.

Excused: Bohannon, Harris, Pazoureck.—3.

Not Voting: Baldwin, Ham, McClendon.—3.

The emergency was declared passed.

HB 1016, as amended, was referred for engrossment.

GENERAL ORDER

Senators Easterly, Garrison and Romang asked that they be made co-authors of **SJR 2**, which was the order.

HB 987 by Hopkins was read and considered.

Senators Land and Breeden asked to be shown as co-authors of **HB 987**, which was the order.

Senator Breeden moved to amend **HB 987**, line 18, page 3, by adding after the word "top" a new sentence as follows: "Provided further that in cases where removal of such houses or buildings has been occasioned by the condemnation of lands for federal reservoirs, the Commissioner shall have the right to set up rules and regulations to assist in their removal even though they may be in excess of the previous specifications in this Section" which amendment was adopted by unanimous consent, upon request of Senator Land.

Senators Shoemake and Hamilton moved to amend **HB 987**, line 18, page 3, by adding after the word "top" a new sentence as follows: "such structures shall not move on state or federal highways during the hours of darkness" which amendment was adopted by unanimous consent, upon request of Senator Land.

Senator Ritzhaupt moved that the title to **HB 987** be amended to conform with the bill, as amended, which motion was adopted.

Upon motion of Senator Land, **HB 987**, as amended, was advanced to engrossment.

Upon motion of Senator Land, the rules of the Senate were suspended and **HB 987**, as amended, 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: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Gar-

rison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bohannon, Harris, Pazoureck.—3.

Not Voting: Baldwin, Cobb, Collins, Lollar, Pitcher, Stipe.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bohannon, Harris, Pazoureck.—3.

Not Voting: Baldwin, Cobb, Collins, Lollar, Pitcher, Stipe.—6.

The emergency was declared passed.

HB 987, as amended, was referred for engrossment.

GENERAL ORDER

HB 774 by Howard et al was taken up for consideration and read.

Senator Shoemake asked that further consideration of **HB 774** be deferred for this legislative day, which was the order.

MOTIONS TO RECONSIDER VOTES

Senator Stevenson asked unanimous consent, which was granted, that the time be extended one day for the consideration of the motion to reconsider the vote by which **SB 316** was passed.

Senator Hamilton asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 355** failed of passage, which was the order.

Senator Fine asked that the Senate Conference appointed to the General Conference Committee on Appropriations be instructed to retain merit system provisions in all appropriations bills, to which objection was voiced.

MOTION

Senator Fine moved that the Senate Conference appointed to the General Conference Committee on Appropriations be instructed to retain all merit system provisions in all appropriation bills.

President Pro Tempore Collins presiding.

Senator Fine asked to withdraw his motion, Re instructing Senate Conference, which was the order.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn, which motion was declared adopted.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 416—By Tipps of the Senate and Williams (Carter) and Dyer of the House.

An Act relating to County Attorneys; authorizing the County Excise Board to appropriate funds upon approval of the Board of County Commissioners for expenses of County Attorney while attending meetings of County Attorneys or institutes; fixing allowable rates; including assistants upon written permission of County Attorney; defining terms; repealing conflicting laws; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 349 and 370**.

The above numbered Bill and/or Resolution were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 129, 171** (coauthored by Priv-

ett), **295, 340 and 348** (coauthored by Bradley (Tulsa), Forsythe, Goodfellow, McCue, Patterson and Shipley).

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising Conferences granted on the following numbered **SBs** and House Conference appointed as shown:

SB 282: Craig (Kay), Howe, Green.

SB 293: Metcalf, Fogarty, Strickland.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 759—By Lance, Forsythe, Page, Patterson, Privett, Watkins and Witt.

An Act relating to purchase and use of passenger automobiles by officials and employees; prohibiting purchase of passenger automobiles or busses; providing certain exceptions; amending 47 O. S. 1951, § 156, to permit the Department of Wildlife Conservation to purchase such vehicles; dividing Section into subsections; authorizing certain restricted uses of such vehicles by institutions of higher education; providing for penalties for violations; 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 400—Military and Veterans Affairs.

SJR 36—Social Welfare.

HB 806—County Government.

HB 811—Criminal Jurisprudence.

HB 922—Social Welfare.

HB 997—Public Health.

HB 998—Public Health.

HB 1001—Public Health.

HB 1009—Judiciary.
HB 1021—Judiciary.
HB 1022—Judiciary.
HB 1023—Judiciary.
HB 1025—Criminal Jurisprudence.
HB 1032—Appropriations and Budget.
HB 1096—Judiciary.
HB 1139—Judiciary.
HB 1140—Judiciary.
HB 1141—Judiciary.
HB 1142—Judiciary.
HB 1145—Criminal Jurisprudence.
HB 1146—Criminal Jurisprudence.
HB 1147—Criminal Jurisprudence.
HB 1148—Criminal Jurisprudence.
HB 1149—Criminal Jurisprudence.
HB 1150—Criminal Jurisprudence.
HB 1158—Judiciary.
HB 1159—Judiciary.
HB 1160—Judiciary.
HB 1177—Judiciary.

HB 1182—Public Health.
HB 1206—Military and Veterans Affairs.
HB 1207—Military and Veterans Affairs.
HB 1208—Military and Veterans Affairs.
HB 1209—Military and Veterans Affairs.
HB 1217—Judiciary.
HB 1219—Judiciary.
DO PASS, as amended:
SB 72—Appropriations and Budget.
SB 405—Public Health.
HB 543—Appropriations and Budget.
HB 611—Appropriations and Budget.
HB 644—Appropriations and Budget.
HB 743—Judiciary.
HB 783—Appropriations and Budget.
HB 913—Appropriations and Budget.
HB 1037—Appropriations and Budget.
HB 1048—Appropriations and Budget.
HB 1060—Appropriations and Budget.

As provided under the McSpadden motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

Ninety-eighth Legislative Day

Wednesday, June 21, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Ber-
rong, Boecher, Breeden, Cartwright, Cobb,
Collins, Colston, Cowden, Dacus, Easterly,
Field, Fine, Garrison, Garvin, Grantham,
Graves, Ham, Hamilton, Harris, Kerr,
Land, Lollar, McClendon, McColgin, Mc-
Spadden, Morford, Payne, Pazoureck,
Pitcher, Ritzhaupt, Rogers, Romang,
Shoemake, Stevenson, Stipe, Tipps, Trent,
Wilson (Beckham), Wilson (Greer).—42.

Excused: Bailey, Bohannon.—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 141 correctly enrolled.

Enrolled **SB 141** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 385—State and Federal Government.

HB 1012—State and Federal Government.

HB 1072—Education—Common.

HB 1102—Education—Common.

HB 1154—Labor Relations.

HB 1155—Labor Relations.

HB 1156—State and Federal Government.

HB 1161—State and Federal Government.

HB 1162—State and Federal Government.

HB 1168—State and Federal Government.

HB 1178—State and Federal Government.

HB 1180—State and Federal Government.

HB 1188—State and Federal Government.

HB 1189—State and Federal Government.

HB 1194—Education—Common.

HB 1195—Education—Common.

HB 1196—Education—Common.

HB 1197—Education—Common.

HB 1210—State and Federal Government.

HB 1211—State and Federal Government.

HB 1212—State and Federal Government.

HB 1213—State and Federal Government.

HB 1214—State and Federal Government.

HB 1215—State and Federal Government.

HB 1216—State and Federal Government.

DO PASS, as amended:

SB 281—Public Service Corporations.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 414—Public Safety.

Senator Ritzhaupt asked unanimous consent, which was granted, that the above committee assignment be rescinded and that **SB 414** be referred to the Judiciary Committee.

SB 415—Roads and Highways.

SB 416—County Government.

SJR 37 — Senator Wilson (Beckham) asked unanimous consent, which was granted, that **SJR 37** be printed and placed upon the calendar without reference to a committee.

HB 759—Game and Fish.

Senator Stipe presiding.

GENERAL ORDER

SB 179 by Ritzhaupt and Breeden was read and considered.

Upon motion of Senator Breeden, **SB 179** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **SB 179** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 179 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Land, Rogers, Romang.—3.

Excused: Bailey, Bohannon.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritz-

haupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Land, Rogers, Romang.—3.

Excused: Bailey, Bohannon.—2.

The emergency was declared passed.

SB 179, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 141**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 21, 1961, of Enrolled **SB No. 266**, entitled:

ENROLLED SENATE BILL NO. 266—By Grantham, Field and Garrison of the Senate and Craig (Kay), et al of the House.

AN ACT RELATING TO RULES AND REGULATIONS OF STATE AGENCIES; ETC.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 897, 955, 993 and 1138**.

The above numbered Enrolled Bills, after fourth reading, were properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 249, 327, SJR 34, SAs to HBs 837, 987 and 1016 each correctly engrossed.

SBs 18, 22, 100, 119, 128, 129, 171, 222, 240, 251, 278, 292, 294, 295, 315, 321, 340, 348, 349 370, 371 and SCR 41 each correctly enrolled.

Engrossed **SBs 249, 327 and SJR 34** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs to and Engrossed HBs 837, 987 and 1016**, each as amended, were

properly signed and ordered returned to the Honorable House.

Enrolled SBs 18, 22, 100, 119, 128, 129, 171, 222, 240, 251, 278, 292, 294, 295, 315, 321, 340, 348, 349, 370 and 371 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled SCR 41 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION

Senator Shoemake moved that the Rules be suspended for the purpose of reconsidering the vote by which SB 274 failed of passage.

Senator Baldwin raised a point of order against the Shoemake motion, citing Rules 12b and 43b, which point of order was overruled.

Following considerable discussion, the Presiding Officer withdrew his ruling on the Baldwin point of order and as provided under Rule 39, submitted to the Senate the question:

"Shall the Baldwin point of order be sustained?"

Upon the roll being called, resulting as follows, the Baldwin point of order was declared sustained by the Senate:

Aye: Baldwin, Belvin, Berrong, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—26.

Nay: Allen, Boecher, Breeden, Cobb, Cowden, Garrison, Hamilton, Kerr, Pazoureck, Pitcher, Shoemake, Stipe, Tipps.—13.

Excused: Bailey, Bohannon.—2.

Not Voting: Collins, Ham, Morford.—3.

Senator Garvin presiding.

Senator Bailey asked to be shown present, which was the order.

GENERAL ORDER

HB 732 by Howard, et al, was read and considered.

By unanimous consent, Senators Belvin, Kerr, Payne, Land, Romang, Breeden and Pazoureck were added as co-authors of HB 732.

Senator Belvin moved to amend HB 732, line 3, page 4, by striking after the word "After" the words and figures "June 30, 1960" and substituting "the effective date of this act" which amendment was declared adopted.

Senator Belvin moved to amend HB 732, line 11, page 6, by striking all of line 11, and renumbering Sections 11 and 12 accordingly, which amendment was declared adopted.

Senator McSpadden moved to amend HB 732, line 2, page 5, by striking after the word "Act." the balance of line 2, all of lines 3, 4, 5, 6, 7 and down to and including the word "thereto" on line 8, which amendment was declared adopted.

Senators Ritzhaupt and Berrong moved to amend HB 732, line 2, page 1, by adding after the word "livestock" and before the word "prevents" the following language: "mink, opossum, beaver, fish and poultry" which amendment, by unanimous consent, they withdrew.

Senators Cartwright and Cobb moved to amend HB 732, line 12, page 4, by adding after the word "or" on line 12, the following language: "provided further that the castration and branding of livestock herein the act mentioned shall be done in a humane manner; or"

Senator Harris asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Stevenson moved to table the Cartwright-Cobb amendment, which motion prevailed.

Senator Grantham moved to amend HB 732, line 15½, page 6, by adding after the word "Act" a new Section to read as follows: "Section 12. The provisions of

this Act shall not apply to any person engaged in the business of killing or slaughtering livestock if said person can show that it would cost an outlay of over One Thousand (\$1000.00) Dollars per year to comply with this Act" renumbering succeeding Sections and amending the title to conform.

Senator Kerr moved to table the Grantham amendment, which motion failed of adoption.

The vote occurring on the Grantham amendment, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Berrong, Boecher, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garvin, Grantham, Lollar, McClen-don, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stipe, Wilson (Beckham), Wilson (Greer).—21.

Nay: Allen, Belvin, Breeden, Cowden, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Land, McColgin, Payne, Romang, Shoemake, Stevenson, Tipps.—17.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Collins, Morford.—3.

Senator Grantham moved to amend **HB 732**, page 6 by adding a new Section before the last Section to read as follows: "Section 13. The provisions of this Act shall not be complied with in the event it can be shown that the installing of the necessary equipment and complying with the other provisions of this Act would increase the danger to the persons employed in the business of killing or slaughtering livestock", and renumbering following Sections and amending the title to conform, which amendment was tabled upon motion of Senator Kerr.

Senator Grantham moved that the vote be reconsidered by which the Kerr motion was adopted.

Senator Hamilton raised a point of order against the Grantham motion, citing that part of Rule 12a — that the mover must have voted in the majority — which point of order was sustained.

Senator Cobb moved that the vote be reconsidered by which the Kerr motion was adopted.

Senator Kerr raised a point of order against the Cobb motion, which was sustained, citing Rule 12a and stating the mover did not vote on the motion.

Senator Cobb moved to amend **HB 732**, page 6, by adding a new Section before the last Section to read as follows: "Section 13. The provisions of this Act shall not be complied with in the event it can be shown that the installing of the necessary equipment and complying with the other provisions this Act would increase the danger to the persons employed in the business of killing or slaughtering livestock", renumbering succeeding sections and amending the title to conform, which amendment was ruled out of order on a point of order raised by Senator Land, who stated the subject matter had been previously disposed of.

Upon motion of Senator Belvin, **HB 732**, as amended, was advanced to engrossment.

Upon motion of Senator Belvin, the rules of the Senate were suspended and **HB 732**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Tipps asked that Senator Trent be shown excused for the remainder of this legislative day, which was the order.

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: Belvin, Boecher, Breeden, Cowden, Easterly, Field, Fine, Garrison, Graves, Ham, Hamilton, Kerr, Land, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps.—21.

Nay: Allen, Baldwin, Berrong, Cartwright, Cobb, Collins, Colston, Dacus, Garvin, Grantham, Lollar, McClen-don,

Pitcher, Ritzhaupt, Stipe, Wilson (Greer).—16.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, McColgin, Morford, Wilson (Beckham).—4.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Land moved that the vote be reconsidered by which **HB 732**, as amended, failed of passage.

GENERAL ORDER

HB 1060 by Briscoe of the House and McSpadden of the Senate was read and considered.

Upon motion of Senator McSpadden, **HB 1060**, as amended, was advanced to engrossment.

Upon motion of Senator McSpadden, the rules of the Senate were suspended and **HB 1060**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1060 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer).—28.

Nay: Baldwin, Cartwright, Colston, Garvin, Garvin, Ritzhaupt, Rogers, Romang, Stevenson, Tipps.—10.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Collins, Morford.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher,

Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Cartwright, Colston, Garvin, Rogers, Romang, Stevenson, Tipps.—8.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Collins, Morford.—3.

The emergency was declared passed.

HB 1060, as amended, was referred for engrossment.

GENERAL ORDER

HB 806 by Briscoe et al of the House and McSpadden of the Senate was read and considered.

Upon motion of Senator McSpadden, **HB 806** was advanced to engrossment.

By unanimous consent, upon request of Senator McSpadden, **HB 806** was 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, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cartwright.—1.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Baldwin, Belvin, Cobb, Collins, Easterly, Land, Morford.—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cartwright.—1.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Baldwin, Belvin, Cobb, Collins, Easterly, Land, Morford.—8.

The emergency was declared passed.

HB 806 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 21 by Rogers of the Senate and Skaggs of the House was read and considered.

Upon request of Senator Berrong, further consideration of **SB 21** was deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 129, 171, 222, 295, 321, 340, 348, 349, 370 and 371.**

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 558.**

Senator Ham asked for immediate consideration of **HCR 558**, which was the order, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 558—By Richeson and Cole of the House and Ham of the Senate.

A CONCURRENT RESOLUTION RELATING TO THE NATIONAL INDEPENDENCY HOLIDAY PERIOD; DIRECTING GREATER SAFETY MEASURES AND LAW ENFORCEMENT; AND DIRECTING DISTRIBUTION OF COPIES OF THE RESOLUTION.

WHEREAS, in these civilized United States of America, during peace time, some 38,000 Americans were killed and 1,400,000 injured in motor vehicle accidents in the year 1960, continuing an upward trend in traffic fatalities; and

WHEREAS, in the State of Oklahoma, during the Fourth of July holidays for the past four (4) years, there have been thirty-eight (38) people killed and four hundred seventy-three (473) injured; and

WHEREAS, the financial cost and economic loss of this senseless carnage to the victims, their families and their communities amounts to a staggering figure; and

WHEREAS, the emotional suffering and untold heartaches involved in the aftermath of these highway tragedies defies measurement; and at times imagination; and

WHEREAS, experience in our State of Oklahoma indicates conclusively that determined action by enforcement authorities and other allied agencies to halt this relentless toll of traffic deaths and destruction can sharply reduce the number of and severity of accidents and the number of casualties which at present is on a sharp increase; and

WHEREAS, "Death" has labored tirelessly on the Highways and is entitled to a "Holiday"; and

WHEREAS, "Destruction" has been devastating on the Highways in its tireless toil and would welcome a rest.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE STATE OF OKLAHOMA, THE HONORABLE SENATE CONCURRING THEREIN:

SECTION 1. That the five (5) day period from June 30 to July 5, 1961, is hereby declared a "Holiday for Death" on the highways of the State of Oklahoma.

SECTION 2. That said period of time is hereby declared a "Vacation for De-

struction" on the highways of the State of Oklahoma.

SECTION 3. That all motorists voluntarily reduce their speeds.

SECTION 4. That all motorists comply with all traffic rules, safeguards and regulations.

SECTION 5. That all law enforcement officials and agencies be directed to focus particular attention on the drinking, drunken, and reckless drivers who by their actions show an utter and complete disregard and disdain for their fellow man's safety and well being on the highways of the State of Oklahoma.

SECTION 6. That a copy of this Resolution be transmitted to the various safety councils of the State of Oklahoma, automobile clubs, streets and highways safety authorities, newspapers, radio and television media and all enforcement agencies and officers.

Engrossed HCR 558 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 160, 235, 236, 270, 310, 320, 323 each as amended.

HAs to SB 160 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 160, by adding the following coauthors: "WILLIAMS (Carter), REDMAN AND BURKETT of the House".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 14, by striking the words and figures: "Three Thousand Four Hundred Dollars (\$3,400.00)" and substituting therefor the words and figures: "Four Thousand Dollars (\$4,000.00)".

HAs to SB 235 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 235., by adding the following coauthors: "BURKETT, FITCH, FOGARTY, GOODFELLOW, K E Y E S,

LANCE, NICHOLS (Dewey), PATTERSON, STEVENS and TUCKER of the House".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, (a), Line 13, by adding after the word "person" the following language: "who files with his application for vehicle registration an affidavit in duplicate signed by the County Agricultural Stabilization and Conservation Committee and stating that he has been approved as a vendor" and Amend the TITLE to conform thereto.

AMENDMENT NO. 3. Amend Page 1, SECTION 1, (a), Line 20, by adding after the "period" a new sentence; "The tag agent or other agency to whom application for registration is made shall examine the application and affidavit for conformance with the requirements of this Act and if accepted shall immediately forward one (1) copy of said affidavit to the Motor Vehicle License Division, Oklahoma Tax Commission, and one (1) copy thereof to the Size and Weight Division, Department of Public Safety", and Amend the TITLE to conform thereto.

AMENDMENT NO. 4. Amend Page 1, SECTION 1, Line 28, by adding after the "period" the following language, "The registration certificate issued for such vehicle shall clearly indicate the type and nature of the operation for which such vehicle shall be used and the registration certificate shall be carried at all times in or on such semitrailer or low-boy trailer so registered, in such manner as to permit ready examination. The license plate regularly issued for commercial trailers shall be issued and shall be affixed to the rear of the vehicle."

HAs to SB 236 read as follows and concurred in upon motion of Senator Field:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 236, the TITLE thereof, Lines 8 and 8½ by striking "FOURTEEN THOUSAND FIVE HUNDRED (14,500)" and inserting in lieu thereof "THIRTEEN THOUSAND (13,000)".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 135a, Line 17½, by striking "fourteen thousand five hundred (14,500)" and substituting in lieu thereof "thirteen thousand (13,000)".

Upon motion of Senator Payne, the vote was reconsidered by which the Senate concurred in **HAs** to **SB 236**.

Senator Fine asked that further consideration of **SB 236**, as amended by the Honorable House, be deferred for this legislative day, which was the order.

HAs to **SB 270** were read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 270., Page 1, SECTION 1, § 180.65 (a), Line 19, by striking the "comma" after the word "stenographers".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 180.65 (a), Line 21, by striking the word "by".

AMENDMENT NO. 3. Amend Page 1, SECTION 1, § 180.65 (a), Line 27, by striking the "comma" after the word "need" and inserting in lieu thereof the word "of".

AMENDMENT NO. 4. Amend Page 1, SECTION 1, § 180.65 (b), Line 36, by striking the word "but" and inserting in lieu thereof the word "while".

AMENDMENT NO. 5. Amend Page 2, SECTION 1, § 180.65 (b), Line 2, by striking the word "latter" and substituting in lieu thereof the word "same".

AMENDMENT NO. 6. Amend Page 2, SECTION 1, § 180.65 (d), Line 29½, by adding after the "period" a new subsection (e) as follows: "(e) The salary paid to such deputies, assistants or other persons shall not exceed ninety percent (90%) or eighty percent (80%) respectively of the salary paid out of the general fund to such principal officers."

HA to **SB 310** was read as follows and concurred in upon motion of Senator Tipps:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 310, Page 1, SECTION 1, Line 10, by inserting the word "stationary" after the word "dam".

SB 310, 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, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Cartwright, Cobb, Collins, Garrison, Kerr, McColgin, Morford, Shoemake.—9.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Excused: Bohannon, Harris, Trent.—3.

Not Voting: Bailey, Cartwright, Cobb, Collins, Garrison, Kerr, McColgin, Morford, Shoemake.—9.

The emergency was declared passed.

House Amendment was properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Pazoureck asked to be shown excused for the remainder of this legislative day, which was the order.

HAs to **SB 320** read as follows, and concurred in upon motion of Senator Ritzhaupt:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 320, by adding the fol-

lowing coauthor: "FOGARTY of the House."

AMENDMENT NO. 2. Amend Page 1, SECTION 2, Line 19, by striking the word "agency" and substituting in lieu thereof the word "agencies."

SB 320, 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, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bohannon, Harris, Pazoureck, Trent.—4.

Not Voting: Bailey, Baldwin, Cobb, Garrison, Graves, Lollar, Morford.—7.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bohannon, Harris, Pazoureck, Trent.—4.

Not Voting: Bailey, Baldwin, Cobb, Garrison, Graves, Lollar, Morford.—7.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

HAs to SB 323 read as follows, and concurred in upon motion of Senator Berrong:

AMENDMENT NO. 1. Amend Engrossed

Senate Bill No. 323, by adding the following coauthors: "BRADLEY (Tulsa), EIDSON, FOWLER, HOPKINS, McCUE, McCUNE, NICHOLS (Dewey), PATTERSON, RUBY, WILHELM of the House."

AMENDMENT NO. 2. Amend Page 8, SECTION 8, Line 9, by adding a new subsection (c): "(c) In the event of any urban renewal authority exercising any of the powers conferred by this Act makes necessary the relocation, raising, re-routing or changing the grade of or altering the construction of any railroad, common carrier or public utility property or facility, all such relocation, raising, re-routing, changing of grade or alteration of construction, shall be accomplished at the expense of the Urban Renewal Authority, provided that the Urban Renewal Authority shall not disturb the possession or operation of any railroad, common carrier or public utility in or to the appropriated property or facility until the relocated property or facilities are available for use and until marketable title thereto has been transferred to the railroad, common carrier or public utility." and

renumber the remaining subsections accordingly.

SB 323, 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, Berrong, Boecher, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Nay: Romang.—1.

Excused: Bohannon, Harris, Pazoureck, Trent.—4.

Not Voting: Bailey, Belvin, Cartwright, Cobb, Easterly, Morford.—6.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Nay: Romang.—1.

Excused: Bohannon, Harris, Pazoureck, Trent.—4.

Not Voting: Bailey, Belvin, Cartwright, Cobb, Easterly, Morford.—6.

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 the Senate adjourn to meet at 10:30 a.m. tomorrow, which motion was declared adopted.

FIRST READING

The following Resolution and Bill were introduced and read the first time:

SJR 38—By Fine, Field, McSpadden, Baldwin, Boecher and Colston.

A Joint Resolution relating to State employment; fixing the amount of salary or wages for certain positions; exempting elective public officials from the provisions of this Resolution; vesting certain authority and responsibility in the State Budget Officer; declaring claims in excess of the amounts authorized herein to be null and void; and declaring an emergency.

SB 417—By Trent.

An Act relating to revenue and tax-

tion; amending Section 2, Chapter 18a, Title 68, Oklahoma Session Laws 1953, page 339, (68 O. S. Supp. 1959, § 669.2); authorizing the purchase of certain machinery or equipment by the County Commissioners out of the one cent (1c) motor fuel excise tax allocated to counties for constructing bridges and culverts and surfacing of school bus and rural mail routes; 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:

SB 154—Public Safety.

SB 408—Insurance—To Appropriations and Budget by previous order.

HB 706—Insurance.

HB 1007—Penal Institutions.

HB 1019—Penal Institutions.

HB 1068—Penal Institutions.

HB 1073—Roads and Highways.

HB 1090—Roads and Highways.

HB 1098—Public Safety—To Appropriations and Budget by reporting committee.

HB 1099—Public Safety—To Appropriations and Budget by reporting committee.

HB 1100—Public Safety—To Appropriations and Budget by reporting committee.

HB 1169—Penal Institutions.

HB 1170—Penal Institutions.

HB 1171—Penal Institutions.

HB 1173—Penal Institutions.

DO PASS, as amended:

SB 88—Appropriations and Budget.

As provided by the Field motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

Ninety-ninth Legislative Day

Thursday, June 22, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bohannon, Cobb, Cowden, Dacus, Harris, Morford, Pitcher, Stipe, Tipps, Trent.—10.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Land introduced John Capehart of Tulsa, Oklahoma, and asked that he be made Honorary President Pro Tempore for this legislative day, which was the order.

Senator Breeden introduced Pete Brickmont and David Kirby and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 179 and **HB 1060** each correctly engrossed.

SBs 310 and **320** each correctly enrolled.

Engrossed **SB 179** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 1060**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 310** and **320** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

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 411—Planning and Resources.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 18, 22, 100, 119, 128, 240, 251, 278, 292, 294** and **315**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 41**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 417—Roads and Highways.

SJR 38—State and Federal Government.

MOTION

Senator Graves asked unanimous con-

sent, which was granted, that **SB 408** be withdrawn from the Committee on Appropriations and Budget, printed and placed upon the Calendar.

Senator Garrison asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 88 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the enacting clause of **SB 88** be stricken.

Upon motion of Senator Boecher, **SB 88**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, **SB 88**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 88 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Excused: Bohannon, Cobb, Cowden, Dacus, Garrison, Harris, Morford, Pitcher, Stipe, Tipps, Trent.—11.

Not Voting: Bailey, Cartwright.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden,

Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Excused: Bohannon, Cobb, Cowden, Dacus, Garrison, Harris, Morford, Pitcher, Stipe, Tipps, Trent.—11.

Not Voting: Bailey, Cartwright.—2.

The emergency was declared passed.

SB 88, as amended, was referred for engrossment.

Senator Dacus asked to be shown present, which was the order.

RE: CONTRACT BETWEEN GRDA and PUBLIC SERVICE COMPANY

Senator Fine made the statement that the contract entered into by the Grand River Dam Authority and Public Service Company, provided in the co-ordinating agreement, Section 10 of the Contract which was approved by the Supreme Court, would be binding both upon the Grand River Dam Authority and Public Service Company after it had been approved by the Supreme Court and after it had been approved by the Federal Power Commission. It was approved by the Supreme Court, but was not approved by the Federal Power Commission; therefore, I contend it is unconstitutional for any State agency to change a part, or any part, of a contract which is binding both upon the Grand River Dam Authority and Public Service Company.

Senators Fine and Hamilton asked unanimous consent, which was granted, that the President Pro Tempore be authorized and directed to request an opinion from the Attorney General relative to the constitutionality of an agency, such as the Grand River Dam Authority, being vested with authority to change a contract which has been approved by the Supreme Court of the State of Oklahoma.

Senator Pitcher asked to be shown present, which was the order.

CONFERENCE COMMITTEE APPOINTMENTS

President Pro Tempore Collins having

been authorized so to do, announced the appointment of the Senate Conferees under the following numbered bills:

SB 282: Grantham, Baldwin and Garrison.

SB 293: Ritzhaupt, Trent and Lollar.

Senator Garrison asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

PENDING CONSIDERATION OF HAS

Referring to **SB 160**, as amended by the Honorable House:

HAs to **SB 160** were considered and deferred for this legislative day upon motion of Senator Bailey.

GENERAL ORDER

HB 1049 by Hesser of the House and Kerr of the Senate was read and considered.

Upon motion of Senator Kerr, **HB 1049** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 1049** was placed upon third reading and final passage.

THIRD READING

HB 1049 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bohannon, Cobb, Cowden, Harris, Morford, Stipe, Tipps, Trent.—8.

Not Voting: Easterly, Fine.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bohannon, Cobb, Cowden, Harris, Morford, Stipe, Tipps, Trent.—8.

Not Voting: Easterly, Fine.—2.

The emergency was declared passed.

HB 1049 was properly signed and ordered returned to Honorable House.

Senator McClendon asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 898 by Skeith of the House and Ritzhaupt and Romang of the Senate was read and considered.

Upon motion of Senator Romang, **HB 898** was advanced to engrossment.

By unanimous consent, upon request of Senator Romang, **HB 898** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bohannon, Cobb, Cowden, Harris, McClendon, Morford, Stipe, Tipps, Trent.—9.

Not Voting: Fine, Kerr.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bohannon, Cobb, Cowden, Harris, McClendon, Morford, Stipe, Tipps, Trent.—9.

Not Voting: Fine, Kerr.—2.

The emergency was declared passed.

HB 898 was properly signed and ordered returned to Honorable House.

Senators Morford and Tipps asked to be shown present, which was the order.

GENERAL ORDER

HB 923 by Howard, et al, was read and considered.

Senator Land moved to amend **HB 923**, line 16, page 4, by deleting Section 4 and substituting in lieu thereof the following: "Section 4. That in counties having more than two hundred thousand (200,000) in population according to the 1960 or any succeeding Federal decennial census, all salaries above set forth shall be paid one half ($\frac{1}{2}$) out of the court fund and one half ($\frac{1}{2}$) out of the general fund of such counties" which amendment was declared adopted.

By unanimous consent, Senators Fine and Dacus were added as co-authors of **HB 923**.

Upon motion of Senator Land, **HB 923**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 923**, as amended, was 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bohannon, Cobb, Cowden, Harris, McClendon, Stipe, Trent.—7.

Not Voting: Payne.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bohannon, Cobb, Cowden, Harris, McClendon, Stipe, Trent.—7.

Not Voting: Payne.—1.

The emergency was declared passed.

HB 923, as amended, was referred for engrossment.

Senator Cowden presiding.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Fine, the Senate concurred in **HAs** to Engrossed **SB 236**.

SB 236, 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—35.

Nay: Payne, Wilson (Beckham).—2.

Excused: Bohannon, Cobb, Harris, McClendon, Stipe, Trent.—6.

Not Voting: Allen.—1.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—35.

Nay: Payne, Wilson (Beckham).—2.

Excused: Bohannon, Cobb, Harris, McClendon, Stipe, Trent.—6.

Not Voting: Allen.—1.

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 Field, the Senate concurred in **HAs** to Engrossed **SB 235**.

SB 235, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, Mc-

Colgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bohannon, Cobb, Harris, McClendon, Stipe, Trent.—6.

Not Voting: Garvin, Payne, Tipps.—3.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bohannon, Cobb, Harris, McClendon, Stipe, Trent.—6.

Not Voting: Garvin, Payne, Tipps.—3.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

Senator McClendon asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Field, the Senate concurred in **HAs** to Engrossed **SB 270**.

SB 270, 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, Bailey, Belvin, Berrong, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—31.

Nay: Baldwin, Boecher, Colston, Garvin, Graves, Hamilton.—6.

Excused: Bohannon, Cobb, Harris, Stipe, Trent.—5.

Not Voting: Pazoureck, Wilson (Beckham).—2.

The Bill, as amended, was declared passed.

On question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—31.

Nay: Baldwin, Boecher, Colston, Garrison, Graves, Hamilton.—6.

Excused: Bohannon, Cobb, Harris, Stipe, Trent.—5.

Not Voting: Pazoureck, Wilson (Beckham).—2.

The Emergency was declared passed.

House Amendments were properly signed and above numbered Bill, as amended, was referred for enrollment.

GENERAL ORDER

HB 1221 by Sparks, et al, was read and considered.

Upon motion of Senator Baldwin, **HB 1221** was advanced to engrossment.

By unanimous consent, upon request of Senator Baldwin, **HB 1221** was placed upon third reading and final passage.

THIRD READING

HB 1221 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Collins, Colston, Dacus, Fine, Garrison, Garvin, Graves, Hamilton, Land, Lollar, McClendon, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Wilson (Beckham), Wilson (Greer).—24.

Nay: Belvin, Cartwright, Cowden, East-

erly, Field, Ham, Kerr, McColgin, Pazoureck, Pitcher, Shoemake, Stevenson.—12.

Excused: Bohannon, Cobb, Harris, Stipe, Trent.—5.

Not Voting: Breeden, Grantham, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Cartwright, Ham, McColgin, Pazoureck, Pitcher, Shoemake, Stevenson.—8.

Excused: Bohannon, Cobb, Harris, Stipe, Trent.—5.

Not Voting: Grantham.—1.

The emergency was declared passed.

HB 1221 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1109 by Shipley was read and considered.

Senator McSpadden asked unanimous consent, which was granted that the Title of **HB 1109** be amended to conform to the body of the bill.

By unanimous consent, Senator McSpadden was added as the Senate author of **HB 1109**.

Upon motion of Senator McSpadden, **HB 1109**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McSpadden, **HB 1109**, as amended, was placed upon third reading and final passage.

THIRD READING

HB 1109 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Nay: McClendon.—1.

Excused: Bohannon, Cobb, Harris, Stipe, Trent.—5.

Not Voting: Easterly.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Nay: McClendon.—1.

Excused: Bohannon, Cobb, Harris, Stipe, Trent.—5.

Not Voting: Easterly.—1.

The emergency was declared passed.

HB 1109, as amended, was referred for engrossment.

Senator McSpadden presiding.

GENERAL ORDER

HB 845 by Poynor, et al, of the House and Bailey of the Senate was read and considered.

Senator Land moved to amend **HB 845**, line 5, page 2, by changing the colon

(:) to a period (.) and strike the balance of said line 5 and all of lines 6, 7, 8, 9, 10, 11, and the word "elector" on line 12.

Upon motion of Senator Field, the Senate was declared recessed to meet at 1:30 p. m.,

AFTERNOON SESSION

The Senate was called to order by President Pro Tempore Collins at 1:30 p. m.

Senator Baldwin asked to be shown excused for the remainder of this legislative day which was the order.

Senator Cowden raised a question of "no quorum."

The President Pro Tempore ordered the roll called, following which he declared a quorum was present.

GENERAL ORDER

The Land amendment to **HB 845** was considered further.

Senator Cowden presiding.

Senator Hamilton moved to table the Land amendment, which motion was declared failed of adoption upon a roll call as follows:

Aye: Berrong, Boecher, Colston, Cowden, Dacus, Field, Fine, Hamilton, Shoemake, Wilson (Greer).—10.

Nay: Allen, Bailey, Belvin, Breeden, Cartwright, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham).—23.

Excused: Baldwin, Bohannon, Cobb, Harris, Stipe, Trent.—6.

Not Voting: Collins, Kerr, McClendon, Morford, Tipps.—5.

The vote occurring upon the Land amendment, it was declared adopted.

Senator Ritzhaupt moved to amend **HB 845**, line 1, page 3, by striking after the word "election" the remainder of line 1, all of lines 2, 3 and 4, and inserting in lieu thereof the following: "any per-

son voting illegally or found guilty of casting more than one vote in any such election shall pay a fine of one thousand dollars (\$1,000) and thirty (30) days in jail" and amend the title to conform thereto, which amendment was declared adopted.

Senator Allen moved to amend the Ritzhaupt amendment by inserting after the word "person" and before the word "voting" the word "knowingly" which amendment was declared adopted.

Senator Field presiding.

Senator Cowden presiding.

Upon motion of Senator Bailey **HB 845**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 845**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Boecher asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Shoemake moved to reconsider the vote by which **HB 845** was advanced to engrossment, which motion was tabled upon motion of Senator Bailey.

THIRD READING

HB 845 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—28.

Nay: Colston, Dacus, Fine, Hamilton, McColgin, Shoemake.—6.

Excused: Baldwin, Boecher, Bohannon, Cobb, Harris, Stipe, Trent.—7.

Not Voting: Collins, McClendon, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—30.

Nay: Colston, Dacus, Fine, Hamilton.—4.

Excused: Baldwin, Boecher, Bohannon, Cobb, Harris, Stipe, Trent.—7.

Not Voting: Collins, McClendon, Tipps.—3.

The emergency was declared passed.

HB 845, as amended, was referred for engrossment.

Senators Morford and Kerr asked to be shown excused for the remainder of this legislative day, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 310** and **320**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SBs 15, 143, 180, 181, 342** and **343**, and referring said Bills to General Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 110**, co-authored by Bullard and **291**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 170**, as amended.

HAs to **SB 170** read as follows, rejected upon motion of Senator Shoemake, conference requested:

AMENDMENT NO. 1. Amend Engross-

ed Senate Bill No. 170, by adding the following coauthors: "RUBY, BRADLEY (Jefferson), COX, FITCH, NICHOLS (Seminole), RICHARDSON, SHIBLEY and STRICKLAND of the House"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 1835 (a), Line 16, by placing after the word "so" the following language: "or where nontrespassing signs are properly placed"

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 5**, as amended.

HAs to SJR 5 read as follows, rejected upon motion of Senator Ham, conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Joint Resolution No. 5, by striking the "TITLE" and inserting in lieu thereof the following: "A JOINT RESOLUTION DIRECTING APPORTIONMENT"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 9, by striking all of Lines 20 through 36 inclusive and on Page 2, Lines 2 through 16 inclusive.

AMENDMENT NO. 3. Amend Page 11, SECTION 2, Lines 21 and 22, by striking the following language: "That the membership of the House of Representatives"

AMENDMENT NO. 4. Amend Page 11, SECTION 2, by striking all of Lines 22 through 36 inclusive and on Page 12, by striking all of Lines 2 through 3 inclusive and through the words "General Election;" on Line 4.

GENERAL ORDER

HB 765 by Skaggs and McCue was read and considered.

Senators Shoemaker, Payne, Graves, Allen, Dacus, Garrison and McSpadden asked to be shown as co-authors of **HB 765**, which was the order.

Upon motion of Senator Shoemaker, **HB 765** was advanced to engrossment.

Upon motion of Senator Shoemaker, the Rules of the Senate were suspended and

HB 765, as amended, 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, Bailey, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Wilson (Beckham), Wilson (Greer).—29.

Nay: Stevenson.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Harris, Kerr, Morford, Stipe, Trent.—9.

Not Voting: Cartwright, Collins, Fine, McClendon, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—30.

Excused: Baldwin, Boecher, Bohannon, Cobb, Harris, Kerr, Morford, Stipe, Trent.—9.

Not Voting: Cartwright, Collins, Fine, McClendon, Tipps.—5.

The Emergency was declared passed.

HB 765, as amended, was referred for engrossment.

Senators Land and Hamilton asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 706 by Skaggs of the House and

Rogers of the Senate was read and considered.

Senators Dacus and Grantham asked to be shown as co-authors of **HB 706**, which was the order.

Upon motion of Senator Rogers, **HB 706** was advanced to engrossment.

Senator Rogers asked unanimous consent, which was granted, that **HB 706** be 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, Bailey, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—27.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, McClendon, Stevenson, Tipps.—5.

The Bill was declared passed.

Senator Field asked unanimous consent, which was granted, that consideration of the emergency section to **HB 706** be deferred for this legislative day.

Senator Colston asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 1139 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1139** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1139** be placed upon third reading and final passage.

THIRD READING

HB 1139 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Collins, Fine, McClendon, Tipps.—4.

The bill was declared passed.

HB 1139 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1140 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1140** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1140** be placed upon third reading and final passage.

THIRD READING

HB 1140 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon,

Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Collins, Fine, McClendon, Tipps.—4.

The bill was declared passed.

HB 1140 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1141 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1141** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1141** be placed upon third reading and final passage.

THIRD READING

HB 1141 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Collins, Fine, McClendon, Tipps.—4.

The bill was declared passed.

HB 1141 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1142 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1142** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1142** be placed upon third reading and final passage.

THIRD READING

HB 1142 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1142 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1145 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1145** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1145** be placed upon third reading and final passage.

THIRD READING

HB 1145 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt,

Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1145 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1146 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1146** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1146** be placed upon third reading and final passage.

THIRD READING

HB 1146 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1146 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1147 by Baggett was read and considered.

Upon motion of Senator Wilson (Beck-

ham), **HB 1147** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1147** be placed upon third reading and final passage.

THIRD READING

HB 1147 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1147 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1150 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1150** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1150** be placed upon third reading and final passage.

THIRD READING

HB 1150 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden,

Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1150 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1154 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1154** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1154** be placed upon third reading and final passage.

THIRD READING

HB 1154 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, Ham, McClendon, Tipps.—4.

The bill was declared passed.

HB 1154 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1155 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1155** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1155** be placed upon third reading and final passage.

THIRD READING

HB 1155 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1155 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1156 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1156** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1156** be placed upon third reading and final passage.

THIRD READING

HB 1156 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves,

Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Fine, McClendon, Tipps.—3.

The bill was declared passed.

HB 1156 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1158 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1158** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1158** be placed upon third reading and final passage.

THIRD READING

HB 1158 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Nay: Dacus, Pitcher.—2.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Berrong, Breeden, Fine, McClendon, Shoemake, Tipps.—6.

The bill was declared passed.

HB 1158 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1159 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1159** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1159** be placed upon third reading and final passage.

THIRD READING

HB 1159 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus, Pitcher.—2.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Belvin, Breeden, Fine, McClendon, Tipps.—5.

The bill was declared passed.

HB 1159 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1148 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1148** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1148** be placed upon third reading and final passage.

THIRD READING

HB 1148 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham,

Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Nay: Dacus, Pitcher.—2.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Collins, Fine, McClendon, Tipps.—4.

The bill was declared passed.

HB 1148 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1149 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1149** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1149** be placed upon third reading and final passage.

THIRD READING

HB 1149 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—13.

Not Voting: Collins, Fine, Ham, McClendon, Pitcher, Tipps.—6.

The bill was declared passed.

HB 1149 was properly signed and ordered returned to Honorable House.

Senator Cartwright asked to be recorded present, which was the order.

GENERAL ORDER

HB 1160 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1160** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1160** be placed upon third reading and final passage.

THIRD READING

HB 1160 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus, Grantham, Ritzhaupt.—3.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, McClendon, Rogers, Tipps.—5.

The bill was declared passed.

HB 1160 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1161 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1161** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1161** be placed upon third reading and final passage.

THIRD READING

HB 1161 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—27.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, McClendon, Tipps.—4.

The bill was declared passed.

HB 1161 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1162 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1162** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1162** be placed upon third reading and final passage.

THIRD READING

HB 1162 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Breeden, Collins, Fine, Lollar, McClendon, Pitcher, Tipps.—7.

The bill was declared passed.

HB 1162 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1168 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1168** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1168** be placed upon third reading and final passage.

THIRD READING

HB 1168 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, McClendon, Pitcher, Tipps.—5.

The bill was declared passed.

HB 1168 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1169 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1169** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1169** be placed upon third reading and final passage.

THIRD READING

HB 1169 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Breeden, Collins, Fine, McClendon, Pitcher, Tipps.—6.

The bill was declared passed.

HB 1169 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1170 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1170** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1170** be placed upon third reading and final passage.

THIRD READING

HB 1170 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon,

Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Breeden, Collins, Fine, Lollar, McClendon, Pitcher, Tipps.—7.

The bill was declared passed.

HB 1170 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1171 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1171** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1171** be placed upon third reading and final passage.

THIRD READING

HB 1171 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Breeden, Collins, Fine, Lollar, McClendon, Pitcher, Rogers, Tipps.—8.

The bill was declared passed.

HB 1171 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1173 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1173** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1173** be placed upon third reading and final passage.

THIRD READING

HB 1173 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Breeden, Collins, Fine, Lollar, McClendon, Pitcher, Tipps.—7.

The bill was declared passed.

HB 1173 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1177 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1177** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1177** be placed upon third reading and final passage.

THIRD READING

HB 1177 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang,

Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Nay: Dacus.—1.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Allen, Collins, Fine, Lollar, McClendon, Pitcher, Tipps.—7.

The bill was declared passed.

HB 1177 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1178 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1178** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1178** be placed upon third reading and final passage.

THIRD READING

HB 1178 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, Lollar, McClendon, Pitcher, Tipps.—6.

The bill was declared passed.

HB 1178 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1180 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1180** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1180** be placed upon third reading and final passage.

THIRD READING

HB 1180 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, Lollar, McClendon, Pazoureck, Pitcher, Tipps.—7.

The bill was declared passed.

HB 1180 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1182 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1182** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1182** be placed upon third reading and final passage.

THIRD READING

HB 1182 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Dacus, Easterly, Field,

Garrison, Garvin, Grantham, Graves, Ham, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Cartwright, Collins, Fine, Lollar, McClendon, McSpadden, Pitcher, Tipps.—8.

The bill was declared passed.

HB 1182 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1188 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1188** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1188** be placed upon third reading and final passage.

THIRD READING

HB 1188 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Cartwright, Collins, Fine, Lollar, McClendon, McSpadden, Pitcher, Tipps.—8.

The bill was declared passed.

HB 1188 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1189 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1189** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1189** be placed upon third reading and final passage.

THIRD READING

HB 1189 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Collins, Fine, Garrison, Lollar, McClendon, McSpadden, Pitcher, Tipps.—8.

The bill was declared passed.

HB 1189 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1194 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1194** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1194** be placed upon third reading and final passage.

THIRD READING

HB 1194 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—8.

Not Voting: Belvin, Collins, Fine, Ham, Lollar, McClendon, Pitcher, Tipps.—8.

The bill was declared passed.

HB 1194 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1195 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1195** was advanced to engrossment.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that **HB 1195** be placed upon third reading and final passage.

THIRD READING

HB 1195 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Baldwin, Boecher, Bohannon, Cobb, Colston, Hamilton, Harris, Kerr, Land, Morford, Stipe, Trent.—12.

Not Voting: Belvin, Collins, Fine, Lollar, McClendon, Pitcher, Ritzhaupt, Tipps.—8.

The bill was declared passed.

HB 1195 was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

Senator Shoemaker asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 210** failed of passage, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet on Monday, June 26, 1961, as provided under the Rules, which motion prevailed.

FIRST READING

By unanimous consent the following Bill was introduced and read the first time:

SB 418—By McSpadden of the Senate and Briscoe of the House.

An Act relating to the sale of live bait; requiring the licensing of persons, firms and corporations engaged in the wholesale

selling of live bait with certain exceptions; defining terms; prescribing the amount of license fee for both residents and non-residents and the procedures for obtaining said license; providing for disposition of revenues; authorizing the wildlife conservation commission to adopt certain rules and regulations; providing penalties for violations; and declaring an emergency.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calender unless otherwise indicated:

DO PASS:

HB 759—Game and Fish.

DO PASS, as amended:

SB 152—County Government.

HB 1123—State and Federal Government.

HB 1124—State and Federal Government.

As provided under the Field motion the Senate was declared adjourned to meet on Monday, June 26, 1961, at 1:30 p. m.

One Hundredth Legislative Day

Monday, June 26, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—38.

Excused: Belvin, Cobb, Collins, Morford, Rogers, Wilson (Greer).—6.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Bill Jones, Pastor of the Osage Heights Baptist Church of Ponca City, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator McColgin introduced his niece, Carol M. Wall, and asked that she be made Honorary Page for this legislative day, which was the order.

Senator Stipe introduced Don Perteet and asked that he be made Honorary Page for this legislative day, which was the order.

COMMUNICATION

The following Communication from Dr. M. A. Nash, Chancellor, System of Higher Education, was read and ordered incorporated in the Journal:

The Honorable Senate

Senator Everett Collins, President
Gentlemen of the Senate:

Senate Concurrent Resolution No. 40, adopted by the Senate of Oklahoma on June 12, 1961 was in commendation of our services. This expression by the Senate is deeply and sincerely appreciated. We are profoundly grateful.

To the Legislators we wish to express the gratitude of all of us for your interest in and support of education as an important function of our government. This consistent effort of our Senators and Representatives for two decades in Oklahoma to up-grade our schools is certainly evidence of constructive statesmanship. Within the limits of our state budget as a whole, you have always given maximum support to the higher education program as an investment in our youth for the good of the State.

On behalf of our responsible citizens, we express sincere appreciation for this consideration. We believe your 25 agencies within the the Oklahoma State System of Higher Education, their directors, instructors, governing boards and Regents will endeavor to merit this support by the Legislature, past and present.

We thank you one and all and personally I am most grateful.

Sincerely,
M. A. Nash,
Chancellor, System of Higher
Education

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 88, and HBs 765, 923 and 1109
each correctly engrossed.

SBs 110, 235, 236, 270 and 291 each correctly enrolled.

Engrossed **SB 88** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 765, 923 and 1109**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 110, 235, 236, 270 and 291** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1224—By General Investigating Committee and Goodfellow.

An Act relating to State institutions; requiring chief administrative officer, business manager and purchasing agents to be bonded for faithful performance of duties; and declaring an emergency.

HB 1227—By General Investigating Committee and Goodfellow.

An Act relating to State institutions; requiring persons responsible for custody and control of special or non-state funds to be bonded for faithful performance of duties; and declaring an emergency.

HB 1228—By General Investigating Committee.

An Act relating to State purchases; amending Section 5, Chapter 4, Title 74, Oklahoma Session Laws 1959, page 351 (74 O. S. Supp. 1959, § 85.5); requiring out of state bidders to post bond equal to amount of bid or contract; and declaring an emergency.

HB 1229—By General Investigating Committee and Goodfellow.

An Act relating to State purchases; prohibiting the stockpiling or warehousing of materials and supplies by any State institution above that required for one (1) year's use under normal conditions; mak-

ing chief administrative officer of such institutions responsible for compliance; directing dismissal of chief administrative officer of such institution for failure to comply; and declaring an emergency.

HB 1230—By General Investigating Committee and Goodfellow.

An Act relating to State employment; prohibiting the employment of husband and wife in a supervisory or managerial position by an institution during identical periods of time; and declaring an emergency.

HB 1231—By General Investigating Committee and Goodfellow.

An Act relating to State purchases; requiring chief administrative officer of all State institutions to cause an inventory to be made of all purchases for such institutions at the time of delivery; making failure to make investigation grounds for dismissal; requiring report of deviation from specifications; making failure to report a misdemeanor; and declaring an emergency.

HB 1232—By General Investigating Committee and Goodfellow.

An Act relating to the State Examiner and Inspector; requiring an annual audit of all special, revolving, depository, canteen or other non-State funds existing within any State agency, department, institution or other governmental subdivision; and declaring an emergency.

HB 1233—By General Investigating Committee and Goodfellow.

An Act relating to State purchases; requiring affidavit of chief administrative officer of State institutions stating reasons for requested purchase when source of supply is limited to one (1) bidder; and declaring an emergency.

HB 1234—By General Investigating Committee.

An Act relating to mental health; requiring periodic evaluations of patients treated by institutions designed for care of children; and declaring an emergency.

HB 1235—By Legal and Fiscal Advisory Committee.

An Act relating to the manner of serving subpoenas; amending 12 O. S. 1951 § 389; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning En-grossed **SBs 283; 351**, as coauthored by Skeith, Vandiver and Massey; **352 and 353**, each as coauthored by Skeith, Vandiver and Massey.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 806, 898, 1049 and 1221**.

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 558**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 21, 1961, of Enrolled **SB No. 141**, entitled:

ENROLLED SENATE BILL NO. 141—By Garrison, Lollar and Ham of the Senate and McCune, Ogden, Howard, Burkett, Henry, and Williams (Carter) of the House.

AN ACT RELATING TO CIVIL PROCEDURE AND AUTHORIZING COURTS OF THIS STATE TO DETERMINE RIGHTS, STATUS, OR OTHER LEGAL RELATIONS, EXCEPT WHERE TORTIOUS INJURY TO PERSONS OR PROPERTY OR WORKMEN'S COMPENSATION OR INSURANCE FOR SUCH INJURY IS INVOLVED; PRESERVING THE RIGHT TO A JURY TRIAL; AU-

THORIZING SUPPLEMENTARY RELIEF; AND PROVIDING ACT SHALL NOT APPLY TO ORDERS, JUDGMENTS, OR DECREES MADE BY CERTAIN STATE AGENCIES.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 22, 1961, of Enrolled **SBs No. 166, 171, 202, 222, 227, 232, 234, 276, 295, 321, 340, 348 and 371** entitled:

ENROLLED SENATE BILL NO. 166—By Lollar and McSpadden.

AN ACT RELATING TO MUNICIPALLY-OWNED CEMETERIES; AMENDING 8 O. S. 1951, § 51 and § 51.2 TO ELIMINATE THE REQUIREMENT THAT ADDITIONAL LAND PURCHASED BY THE PERPETUAL CARE FUND MUST BE ADJACENT TO LAND OF EXISTING CEMETERIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 171—By: Rogers of the Senate and Privett of the House.

AN ACT AMENDING 59 O.S. 1951, § 683, PROVIDING FOR RECOGNITION OF FOREIGN CERTIFICATE OR LICENSE FOR VETERINARIANS AND REQUIRING THE PAYMENT OF A FIFTY DOLLAR (\$50.00) FEE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 202—By Garrison of the Senate and Dyer and McCune of the House.

AN ACT RELATING TO CRIMES; AMENDING 21 O. S. 1951, § 645, AS AMENDED BY SECTION 1, CHAPTER 20, TITLE 21, OKLAHOMA SESSION LAWS 1957, PAGE 161, TO MAKE THE CRIME OF BATTERY OR ASSAULT WITH A DANGEROUS WEAPON PUNISHABLE THE SAME AS ASSAULT AND BATTERY WITH A DANGEROUS WEAPON A FELONY; FIXING PENALTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 222—By Hamilton.

AN ACT RELATING TO THE PUBLIC SCHOOLS OF OKLAHOMA; AMENDING OKLAHOMA SCHOOL CODE, 70 O.S. 1951, ARTICLE 7, AS AMENDED, ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 227—By Shoemake.

AN ACT PROVIDING ADDITIONAL DUTIES OF JUDGE IN CERTAIN CITY COURTS AND INCREASING SALARY OF SAID CITY JUDGE, THE CLERK, AND FIXING SALARY AND COMPENSATION OF MARSHAL OF SAID COURT IN COUNTIES HAVING A POPULATION OF SIXTY THOUSAND (60,000) OR MORE AND NOT EXCEEDING NINETY THOUSAND (90,000), AS SHOWN BY THE 1960 FEDERAL DECENNIAL CENSUS OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 232—By Shoemake and McColgin of the Senate and Hesser and Howard of the House.

AN ACT RELATING TO CRIMES AND PUNISHMENT; PROVIDING THAT A PERSON WILLFULLY AND FRAUDULENTLY FAILING TO RETURN CERTAIN LEASED OR RENTED PROPERTY WITHIN A SPECIFIED PERIOD OR WHO FRAUDULENTLY SECRETES OR APPROPRIATES SAID PROPERTY TO ANY USE OUTSIDE THE LEASE OR RENTAL AGREEMENT SHALL BE GUILTY OF EMBEZZLEMENT; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 234—By Wilson (Greer).

AN ACT AMENDING 12 O. S. 1951, § 486; EXTENDING THE PROVISIONS OF SAID SECTION TO APPLY TO CRIMINAL AS WELL AS CIVIL CASES AND PROCEEDINGS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 276—By Wilson (Beckham) and Bailey of the Senate and Poynor of the House.

AN ACT RELATING TO LAW ENFORCEMENT OFFICERS OF COUN-

TIES, CITIES, AND TOWNS WHO ATTEND OFFICIAL COURSES OF INSTRUCTION AT THE SOUTHWEST CENTER FOR LAW ENFORCEMENT EDUCATION; AND PROVIDING THEY MAY BE REIMBURSED FOR CERTAIN ACTUAL EXPENSES.

ENROLLED SENATE BILL NO. 295 — By ALLEN.

AN ACT RELATING TO BONDS HELD BY THE STATE TREASURER; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 321 — By Kerr of the Senate and Willis (Jackson), Craig (Lincoln) and Clark of the House.

AN ACT RELATING TO PROPERTY OF THE OKLAHOMA MILITARY DEPARTMENT; ETC.

ENROLLED SENATE BILL NO. 340 — By Shoemake of the Senate and Ruby, Spraker and Haworth of the House.

AN ACT RELATING TO CERTAIN CITY COURTS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 348 — By Fine, Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Garrison, Hamilton, Kerr, Payne, Pazoureck, Pitcher, Romang and Tipps of the Senate and Bradley (Tulsa), Forsythe, Goodfellow, McCue, Patterson and Shipley of the House.

AN ACT RELATING TO STORM AND FALLOUT SHELTERS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 371 — By Cobb, Bailey of the Senate and Skeith of the House.

AN ACT AMENDING SENATE BILL 304, 1953 SESSION LAWS, PAGE 31, SECTION 1 (11 O. S. SUPP. 1959, § 77) CHANGING APPLICATION OF SECTION TO INCLUDE ENCROACHMENTS NOT EXCEEDING TWENTY-FOUR INCHES (24") AND RELIGIOUS INSTITUTIONS; REPEALING 11 O. S. 1951, § 76; AND DECLARING AN EMERGENCY.

SECOND READING

The following Bill was read the second time and referred to Committees indicated:

SB 418—Game and Fish.

Senators Payne and Trent asked to be shown excused until such time as they can return to the Chamber, which was the order.

GENERAL ORDER

SB 366 by Pazoureck and Payne was read and considered.

Upon motion of Senator Pazoureck, **SB 366** was advanced to engrossment.

By unanimous consent, upon request of Senator Pazoureck, **SB 366** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 366 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Cartwright, Easterly, Field, Graves, Hamilton, Pazoureck.—7.

Nay: Allen, Bailey, Baldwin, Berrong, Bohannon, Breeden, Colston, Cowden, Dacus, Fine, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McClen-don, Pitcher, Ritzhaupt, Romang, Shoemaker, Stevenson, Tipps, Wilson (Beckham).—26.

Excused: Belvin, Cobb, Collins, Morford, Payne, Rogers, Trent, Wilson (Greer).—8.

Not Voting: McColgin, McSpadden, Stipe,—3.

The Bill was declared failed of passage.

Senators Collins, Payne, Trent and Wilson (Greer) asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Referring to **SB 160**, as amended by the Honorable House:

If the Senate Rules provided for the

adding of co-authors, Senators Cowden, Collins, Ham, Pazoureck, Allen, Garvin, Pitcher, Land and Grantham asked that the record show their request to be made co-authors of **SB 160**, as amended.

Senator Baldwin moved that the Senate refuse to concur in **HAs** to **SB 160**, and the Bill be referred to the General Conference Committee on Appropriations, which motion was tabled upon motion of Senator Bailey.

Senator Bailey moved that the Senate concur in **HAs** to **SB 160**, which motion he withdrew.

Senator Bailey moved that the Senate refuse to concur in **HAs** to **SB 160** and request a conference thereon, which motion prevailed.

CONFERENCE COMMITTEE APPOINTMENT

President Pro Tempore Collins having been authorized so to do, announced the appointment of Senate Conferees under the following numbered Bill:

SB 160: Bailey, Land and Shoemaker.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 74** and **269**, as amended.

HAs to **SB 74** read as follows:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 74, by striking the TITLE and inserting in lieu thereof the following: "AN ACT MAKING THE LAND OFFICE (Amended for Conference)".

AMENDMENT NO. 2. Amend Page 1, SECTION 2, Line 26, by striking after the "comma" the following language: "which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O. S. L. 1959,"

AMENDMENT NO. 3. Amend Page 2, SECTION 4, § 41, Line 25½, by striking after the word "for" the following language: "the use and occupancy of any facilities.", and substituting in lieu thereof

the following: "rental, lease, or use of any building, office or space."

Senator McClendon moved that the Senate refuse to concur in **HAS** to **SB 74** and the Bill be referred to the General Conference Committee on Appropriations.

As a substitute, Senator Cartwright moved that the Senate refuse to concur in **HAS** to **SB 74** and request a conference thereon, which motion prevailed.

President Pro Tempore Collins presiding.

HA to **SB 269** read as follows, and concurred in upon motion of Senator Shoemaker:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 269, by amending the TITLE, Line 3, by striking the word "LEASES" and inserting in lieu thereof, "LEASEHOLDS".

SB 269, 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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham).—34.

Nays: Bailey, Ham, Stevenson.—3.

Excused: Belvin, Cobb, Morford, Rogers.—4.

Not Voting: Easterly, Lollar, Wilson (Greer).—3.

The bill, as amended, was declared passed.

House Amendment was properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Morford asked to be shown present, which was the order.

PENDING ROLL CALL ON EMERGENCY SECTION — HB 706

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—37.

Excused: Belvin, Cobb, Rogers.—3.

Not Voting: Bailey, Hamilton, McClendon, Wilson (Greer).—4.

The Emergency was declared passed.

HB 706 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

Senator Trent asked unanimous consent, which was granted, that **HB 808** be withdrawn from the Calendar and re-referred to the Committee on Social Welfare for further study.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 110, 235, 236, 270** and **291**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 845 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 845**, as amended, were properly signed and ordered returned to the Honorable House.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

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: Bailey, Boecher, Breeden, Cartwright, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Stevenson, Wilson (Beckham).—21.

Nay: Collins, Colston, Cowden, Dacus, Fine, Hamilton, Lollar, McClendon, Payne, Pitcher, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—15.

Excused: Belvin, Berrong, Cobb, Rogers.—4.

Not Voting: Allen, Baldwin, Bohannon, Ham.—4.

The Resolution was declared failed of passage.

GENERAL ORDER

SB 395 by Ritzhaupt and Rogers was read and considered.

Senators Stipe and Tipps moved to amend **SB 395**, line 6, page 2, by adding after the word "Board." the following language: ", not to exceed \$12,000,000 per year." which amendment was declared adopted.

Senator Shoemake moved to **SB 395**, line 1, page 3, by adding after the word "compensation" and before the word "He" the following: "The Administrator shall appoint a business manager, with the approval of the Board, for each institution under the jurisdiction of said Board." which amendment was declared adopted.

Senators Shoemake and Fine moved to amend **SB 395**, line 2, page 3, by adding after the word "department" the following: "Provided however the Administrator and the Board shall not have the authority to employ an attorney" which amendment was declared adopted.

Upon motion of Senator Ritzhaupt **SB 395**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **SB 395**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Pazoureck asked to be shown excused until such time as he can return to the Chamber, which was the order.

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: Allen, Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Belvin, Berrong, Cobb, Pazoureck, Rogers.—5.

Not Voting: Garrison, Land, Stevenson.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Belvin, Berrong, Cobb, Pazoureck, Rogers.—5.

Not Voting: Garrison, Land, Stevenson.—3.

The Emergency was declared passed.

SB 395, as amended, was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SJR 2 by Cartwright was read and considered.

Senators Land, Breeden and Field asked to be made coauthors of **SJR 2**, which was the order.

Upon motion of Senator Cartwright, **SJR 2** was advanced to engrossment.

Senator Cartwright moved that the rules of the Senate be suspended and **SJR 2** be considered engrossed and placed upon third reading and final passage, which motion was declared adopted.

THIRD READING

SJR 2 was read for the third time at length, as follows:

SENATE JOINT RESOLUTION NO. 2, as Amended — By Cartwright, Easterly, Garrison, Romang, Land, Breeden and Field.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 7, ARTICLE VII, OKLAHOMA CONSTITUTION, RELATING TO THE CLERK OF THE SUPREME COURT; PROVIDING FOR APPOINTMENT OF SAID CLERK BY THE SUPREME COURT AND THE COURT OF CRIMINAL APPEALS; PROVIDING THAT THE MANNER OF APPOINTMENT, QUALIFICATIONS AND DUTIES SHALL BE PRESCRIBED BY LAW; PROVIDING FOR SUBMISSION OF THE PROPOSED AMENDMENT TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH 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 7, Article VII, of

the Constitution of the State of Oklahoma:

Section 7. Beginning January 14, 1963, the Clerk of the Supreme Court shall be appointed by the Supreme Court and the Court of Criminal Appeals and shall serve at their pleasure. The manner of appointment, qualifications and duties of said Clerk shall be prescribed 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 7, Article VI, Constitution of Oklahoma, providing that the Clerk of the Supreme Court shall be appointed by the Supreme Court and the Court of Criminal Appeals; and providing that the manner of appointment, qualifications and duties of said Clerk shall be prescribed by law, be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The President of the Senate shall, immediately after the effective date of this Resolution prepare and file one (1) copy thereof, 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 ensuing statewide special election, or on the date of the next ensuing statewide primary election, whichever shall first occur, 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: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Harris, Land, Lollar, McSpadden, Morford, Ritzhaupt, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—23.

Nay: Allen, Collins, Dacus, Fine, Ham, Hamilton, McClendon, Payne, Pitcher, Stipe, Tipps, Trent.—12.

Excused: Belvin, Cobb, Pazoureck, Rogers.—4.

Not Voting: Boecher, Graves, Kerr, McColgin, Stevenson.—5.

The Resolution was declared passed.

The question being, "Shall **SJR 2**, by Cartwright, Easterly, Garrison, Romang, Land, Breeden and Field, entitled:

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO SECTION 1, ARTICLE VII, OKLAHOMA CONSTITUTION, RELATING TO THE CLERK OF THE SUPREME COURT; PROVIDING FOR APPOINTMENT OF SAID CLERK BY THE SUPREME COURT AND THE COURT OF CRIMINAL APPEALS; PROVIDING THAT THE MANNER OF APPOINTMENT, QUALIFICATIONS AND DUTIES SHALL BE PRESCRIBED BY LAW; PROVIDING FOR SUBMISSION OF THE PROPOSED AMENDMENT TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION; 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 ensuing statewide special election, or on the date of the next ensuing statewide primary election, whichever shall first occur, as provided in Section 1, of Article 24, of the Constitution of the State of Oklahoma?

Senator Berrong asked to be shown present, which was the order.

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, McSpadden, Pitcher, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—23.

Nay: Bohannon, Collins, Dacus, Fine, Ham, Hamilton, McClendon, McColgin, Payne, Shoemake, Stipe, Trent.—12.

Excused: Belvin, Cobb, Pazoureck, Rogers.—4.

Not Voting: Colston, Kerr, Morford, Stevenson, Tipps.—5.

President Pro Tempore Collins, in open session declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had failed to vote in favor of calling the Special Election.

MOTION TO RECONSIDER VOTES

As provided under Rule 12a, Senator Cartwright moved to reconsider the vote by which the Special Election feature of **SJR 2** failed to receive a constitutional two-thirds majority vote of the members elected to and constituting the Senate.

As provided under Rule 12a, Senator Cartwright moved to reconsider the vote by which **SJR 1** failed of passage.

THIRD READING

Senator Hamilton moved to reconsider the vote by which **SB 314** was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

SB 314 was considered further.

Senator Hamilton moved to amend **SB 314**, line 17, page 3, by striking the word "coexistent" and substituting therefor the word "joint" which amendment was declared adopted.

Senator Hamilton moved to amend **SB 314**, line 4, page 4, by substituting a comma for the period after the word

"studies" and add the following language: "if such limit is below thirty-five (35) miles per hour." which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **SB 314**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SB 314**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 314 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Payne, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—28.

Nay: Breeden, McClendon, Pitcher, Ritzhaupt, Shoemake, Stipe, Trent.—7.

Excused: Belvin, Cobb, Pazoureck, Rogers.—4.

Not Voting: Baldwin, Boecher, Ham, Kerr, Morford.—5.

The bill was declared passed.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that the Emergency Section of **SB 314** be stricken and the Title amended to conform thereto.

SB 314, as amended, was referred for engrossment.

Senator Pazoureck asked to be shown present, which was the order.

GENERAL ORDER

SB 405 by Payne was read and considered.

Senator Stevenson moved to amend **SB 405**, line 9, page 2, by striking the period and inserting a comma after the word

"Pharmacy" and adding the following: "except in towns of a population of less than five hundred (500) and a distance of more than ten (10) miles from a county seat" which amendment was declared adopted.

Senator Pazoureck asked to be shown excused for the remainder of this legislative day, which was the order.

Upon motion of Senator Payne, **SB 405**, as amended, was advanced to engrossment.

Upon motion of Senator Payne, the rules of the Senate were suspended and **SB 405**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 405 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Boecher, Bohannon, Breeden, Collins, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent.—24.

Nay: Allen, Bailey, Baldwin, Berrong, Colston, Garrison, Garvin, Graves, Harris, Land, Lollar, Morford, Wilson (Beckham), Wilson (Greer).—14.

Excused: Belvin, Cobb, Pazoureck, Rogers.—4.

Not Voting: Cartwright, Tipps.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Berrong, Boecher, Bohannon, Breeden, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—27.

Nay: Allen, Bailey, Baldwin, Colston,

Garrison, Graves, Harris, Land, Lollar, Morford, Wilson (Greer).—11.

Excused: Belvin, Cobb, Pazoureck, Rogers.—4.

Not Voting: Cartwright, Tipps.—2.

The emergency was declared failed of passage.

SB 405, as amended, was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Allen moved to reconsider the vote by which **SB 405**, as amended, was passed.

As provided under Rule 12a, Senator Payne moved to reconsider the vote by which the emergency section to **SB 405**, as amended, failed of passage.

MESSAGES FROM HOUSE

Advising Conferences granted on following Bills and/or Resolutions and naming House Conferees as shown:

SB 160: Finch, Chairman, McCune, Craig (Lincoln).

SB 170: Ruby, Chairman, McCue, Massey.

SJR 5: Referring Resolution to General Conference Committee on Reapportionment.

Senator Kerr asked that Senator Stevenson be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 911 by Baggett was read and considered.

Upon motion of Senator Harris, **HB 911** was advanced to engrossment.

Senator Harris asked unanimous consent, which was granted, that **HB 911** be 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton, McClendon.—2.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Colston, Ham, Tipps.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton, McClendon.—2.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Colston, Ham, Tipps.—3.

The Emergency was declared passed.

HB 911 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

SB 311 by Stipe was read and considered.

Upon motion of Senator Stipe, **SB 311** was advanced to engrossment.

Upon motion of Senator Stipe, 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: Bohannon, Cartwright, Collins, Fine, Grantham, Hamilton, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham).—15.

Nay: Allen, Baldwin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Harris, Land, McClendon, McColgin, McSpadden, Morford, Ritzhaupt, Wilson (Greer).—21.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Bailey, Ham, Kerr.—3.

The bill was declared failed of passage.

GENERAL ORDER

SJR 36 by Trent of the Senate and Inman of the House was read and considered.

Upon motion of Senator Trent, **SJR 36** was advanced to engrossment.

Upon motion of Senator Trent, the rules of the Senate were suspended and **SJR 36** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 36 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Bailey, Bohannon, Breeden, Collins, Easterly, Field, Fine, Garrison, Ham, Hamilton, McClendon, McColgin, McSpadden, Morford, Payne, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham).—22.

Nay: Baldwin, Berrong, Cartwright, Colston, Cowden, Dacus, Garvin, Grantham, Graves, Harris, Land, Lollar, Pitcher, Ritzhaupt, Wilson (Greer).—15.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Boecher, Kerr.—2.

The Resolution was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising Conference granted on Engrossed **SB 74**, and referring the Bill to General Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 364**—Coauthored by Cole, Eidson, Fitch, Fogarty, Fowler, Haworth, Hopkins, Inman, Jones, Lance, McChristian, Odom (McIntosh), Patterson, Sparkman, Sullivan, Thomas, Traw.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

HB 978 by Lance et al was read and considered.

Senator Allen moved to amend **HB 978**, line 4½, page 2 (Section 2 of the printed bill) by inserting the following:

"Section 5. It shall be a violation of this sub-article for any person other than those exempted in Section 9 of this sub-article:

(a) To sell, display for sale, or offer for sale, eggs below the quality of "Oklahoma Grade C" to consumers. (Provided that eggs which are not below "Grade B Quality" may be identified as Oklahoma Standards).

(b) To sell, display for sale, or offer for sale, eggs to consumers unless the container, or label attached to the container, shows the date the eggs were placed in such container and indicates the correct size and grade of the eggs contained therein, in boldface legible letters with no other descriptive wording, except that additional descriptive wording pertaining to eggs is permitted provided such eggs are not below the quality of "Oklahoma Grade A"; further provided that such descriptive wording is not false or misleading.

(c) To sell, display for sale, or offer

for sale, eggs to consumers unless there is indicated on the container the name and address of the dealer by or for whom the eggs were graded, marked or labeled and if any egg dealer operates on the basis of a permit, as optionally provided for in Section 8 of this sub-article, such dealers permit number shall also appear on such container.

(d) To falsely or deceptively label, mark, advertise or invoice eggs.

(e) To advertise eggs for sale with any descriptive wording in connection therewith (except official grade designations) unless such eggs meet the quality requirements of "Oklahoma Grade A" or "Oklahoma Grade AA," or, to state a price when advertising eggs without also designating the full, correct and unabreviated grade and size as provided herein.

(f) To permit graded eggs, including "Grade B" and above, which are in his possession as a retailer, for sale to consumers, to reach a temperature higher than sixty (60) or lower than twenty-nine (29) degrees Fahrenheit.

(g) To sell, display for sale, or offer for sale, eggs to consumers in a container which does not bear an inspection fee stamp, issued by the Board, showing that the inspection fee has been paid thereon, unless the person has been issued a special permit to pay the inspection fee on a monthly basis as optionally provided for in Section 8 of this sub-article.

(h) To use an inspection fee stamp more than one (1) time or to use a counterfeit thereof.

(i) To grade eggs for size and quality for subsequent resale to dealers, or consumers, or sell graded without first obtaining a license from the Board as required in Section 8.

(j) To fail or neglect to pay the inspection fee due under the requirements of Section 8, or to fail or neglect to file the monthly inspection fee report when

same is required under the provisions of Section 8, or to file a false monthly report of the quantity of eggs sold during any month.

(k) To refuse entry of any authorized inspector or employee of the Board for the purpose of making inspections under the provisions of this subarticle."

And by changing the word and figure "SECTION 2" on page 2, line 5, to read "(1)" and by striking on lines 2 and 3 of the title the words: "REQUIRING CERTAIN MARKINGS ON IMPORTED EGGS" and inserting the following: "SECTION 5, CHAPTER 1b, ARTICLE 5, TITLE 2, OKLAHOMA SESSION LAWS 1957, PAGE 6 (2 O. S. Supp. 1959, § 5-25); MAKING CERTAIN ACTS A VIOLATION OF OKLAHOMA EGG LAW; REQUIRING MARKING OF EGGS BELOW GRADE A TO COMPLY WITH STANDARDS OF UNITED STATES DEPARTMENT OF AGRICULTURE;" which amendment was declared adopted.

Upon request of Senator Allen, **HB 978**, as amended, was ordered printed.

CONFERENCE COMMITTEE APPOINTMENTS

Having been authorized so to do, President Pro Tempore Collins announced the appointment of the following as Senate Conferees under the Bills numbered:

SB 74: Cartwright, Fine and Tipps.

SB 170: Shoemaker, Stipe, Wilson (Beckham).

GENERAL ORDER

HB 1047 by Tate et al was read and considered.

Senators Easterly, McSpadden, Field, Boecher, Dacus, Berrong, Garrison and Breeden asked to be made co-authors of **HB 1047**, which was the order.

Upon motion of Senator Easterly, **HB 1047** was advanced to engrossment.

Senator Easterly asked unanimous con-

sent, which was granted, that **HB 1047** be placed upon third reading and final passage.

THIRD READING

HB 1047 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Dacus, Easterly, Field, Fine, Garvin, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Colston, Cowden, Ham, Kerr.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Dacus, Easterly, Field, Fine, Garvin, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Colston, Cowden, Ham, Kerr.—4.

The emergency was declared passed.

HB 1047 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1046 by Tate et al, was read and considered.

Senator Harris asked to be shown as co-author of **HB 1046**, which was the order.

Upon motion of Senator Harris, **HB 1046** was advanced to engrossment.

Upon motion of Senator Harris, the rules of the Senate were suspended and **HB 1046** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1046 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Bohannon, Garrison.—3.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Kerr, McSpadden.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Bohannon, Garrison.—3.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Kerr, McSpadden.—2.

The emergency was declared passed.

HB 1046, as amended, was referred for engrossment.

GENERAL ORDER

SB 402 by Harris was read and considered.

Senators Hamilton, Baldwin, Shoemake, Easterly, Cartwright, Garrison, Land and Dacus asked to be shown as co-authors of **SB 402**, which was the order.

Upon motion of Senator Harris, **SB 402** was advanced to engrossment.

Upon motion of Senator Harris, the rules of the Senate were suspended and **SB 402** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 402 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Kerr.—1.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land,

Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Belvin, Cobb, Pazoureck, Rogers, Stevenson.—5.

Not Voting: Kerr.—1.

The Emergency was declared passed.

SB 402 was referred for engrossment.

GENERAL ORDER

Upon motion of Senator Wilson (Beckham), **SB 313** was ordered stricken from the Calendar.

MOTION TO RECONSIDER VOTE

Senator Shoemake asked unanimous consent, which was granted, to extend the time one legislative day for the consideration of his motion to reconsider the vote by which **SB 210** failed of passage.

Senator McSpadden moved when the Clerk's desk is cleared the Senate adjourn to meet as provided under the Rules, which motion 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, as amended:

SB 389—Insurance.

As provided under the McSpadden motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

One Hundred and First Legislative Day

Tuesday, June 27, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Baldwin, Belvin, Grantham, Harris, Pitcher, Stipe.—6.

The President Pro Tempore declared a quorum present.

The following prayer was offered by the Chaplain, the Reverend Bill Jones, Pastor of the Osage Heights Baptist Church of Ponca City, and is incorporated herein upon request of Senator Romang:

Our Father and Our God as we come before Thee at this hour, we feel our weakness. We pray today for you to strengthen us, guide us, and so let us live and be that those about us shall see your love and Grace in our lives and actions.

We pray Father for this Senate body as they shall make decisions that shall effect our State. May each of them depend on Thee for the true answer for each decision. May every effort be made to build even a greater State in which we shall rear our families.

We pray for the one who shall preside over this body. We pray that you will give him the Wisdom he needs as he leads this body today.

Father, it is our prayer that we shall see a great spiritual awakening in this State, the State which we love so much. May there be a spiritual awakening in each of our own hearts and lives.

Our Father, we pray today that you will watch over the families of each Senator that is here. We pray that your love and grace shall be near and dear to each of them. That Your protective hand shall be on each one at this time.

It is our prayer that we shall so live that we shall manifest Thy divine love and grace.

Today we pray for strength and wisdom to do Thy Holy and Sacred Will.

We ask these things in the Name of Our Lord and Savior, Jesus Christ and for Thy honor and Glory.

Amen.

The Journal for the last legislative day was declared approved.

Senator Allen introduced Bob and Tom Boyt from Dutch John, Utah, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Payne introduced Bill Barksdale and Stephen Blanchard and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 351, 352 and 353 each correctly enrolled.

Enrolled SB 351, 352 and 353 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

The following Bill was reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 410—Roads and Highways.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

HB 1224—State and Federal Government.

HB 1227—State and Federal Government.

HB 1228—State and Federal Government.

HB 1229—State and Federal Government.

HB 1230—State and Federal Government.

HB 1231—State and Federal Government.

HB 1232—State and Federal Government.

HB 1233—State and Federal Government.

HB 1234—Public Health.

HB 1235—Judiciary.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Pazoureck moved that the vote be reconsidered by which SB 366 failed of passage.

Senator Cowden asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 758 by Lance, et al, was read and considered.

Upon motion of Senator Boecher, HB 758 was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, HB 758 was placed upon third reading and final passage.

THIRD READING

HB 758 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher,

Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Baldwin, Belvin, Cowden, Grantham, Harris, Pitcher, Stipe.—7.

Not Voting: Garrison, McClendon, Rogers.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Baldwin, Belvin, Cowden, Grantham, Harris, Pitcher, Stipe.—7.

Not Voting: Garrison, McClendon, Rogers.—3.

The emergency was declared passed.

HB 758, as amended, was referred for engrossment.

Senator Belvin asked to be shown present, which was the order.

MOTION

Senator Berrong moved to reconsider the vote by which SB 323, as amended by the Honorable House, was passed, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoe-

make, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Baldwin, Cowden, Grantham, Harris, Pitcher, Stipe.—6.

Not Voting: Ham, Pazoureck.—2.

Senator Berrong moved to reconsider the vote by which **HAs to SB 323** were concurred in, which motion prevailed.

Senator Berrong asked unanimous consent, which was granted, that the Senate refuse to concur in **HAs to SB 323**, and that the Bill be ordered returned to the Honorable House for correction.

Senators Pitcher and Stipe asked to be shown present, which was the order.

GENERAL ORDER

SB 400 by Allen was read and considered.

Upon motion of Senator Allen, **SB 400** was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **SB 400** was considered engrossed and placed upon third reading and final passage.

Senator Cartwright moved to reconsider the vote by which **SB 400** was advanced to engrossment, which motion was declared adopted.

GENERAL ORDER

SB 400 was considered further.

Senator Cartwright moved to amend **SB 400**, page 2, by adding after Section 3, a new section as follows: "Section 4. Provided that no State funds shall be used from any source in payment of salary or expenses of said officer." and renumbering the succeeding section, and amending the Title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Allen, **SB 400**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **SB 400**, as amended, was considered engrossed and placed upon third reading and final passage.

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: Allen, Bailey, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Boecher, Dacus, Garrison, Hamilton, Morford, Rogers, Romang, Stipe.—8.

Excused: Baldwin, Cowden, Harris.—3.

Not Voting: Belvin, Bohannon, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Boecher, Dacus, Garrison, Hamilton, Morford, Rogers, Romang, Stipe.—8.

Excused: Baldwin, Cowden, Harris.—3.

Not Voting: Belvin, Bohannon, Tipps.—3.

The emergency was declared passed.

SB 400, as amended, was referred for engrossment.

Senator Grantham presiding.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting Engrossed:

HB 1223—By General Investigating Committee and Goodfellow.

An Act relating to State purchases; amending Section 3, Chapter 4, Title 74, Oklahoma Session Laws 1959, page 350,

(74 O. S. Supp. 1959, § 85.3), prohibiting the ownership of stock in any company furnishing services on materials to the State by any person employed by the Central Purchasing Division of the State Board of Public Affairs; and declaring an emergency.

HB 1225—By General Investigating Committee and Goodfellow.

An Act relating to State purchases; making it a misdemeanor for any superintendent, business manager or any person with authority to make purchases for any State agency or institution or any spouse or child of such person, to furnish or own an interest in a business which furnished supplies, materials or equipment to the State; fixing penalties; requiring discharge from employment upon conviction; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs** 706, 1139, 1140, 1141, 1142, 1145, 1146, 1147, 1148, 1149, 1150, 1154, 1155, 1156, 1158, 1159, 1160, 1161, 1162, 1168, 1169, 1170, 1171, 1173, 1177, 1178, 1180, 1182, 1188, 1189, 1194 and 1195.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 395 and 402 and **HB** 1046, each correctly engrossed.

SB 269, 283 and 364 each correctly enrolled.

Engrossed **SBs** 395 and 402 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB** 1046, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs** 269, 283 and 364 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising the withdrawal of Engrossed **SB** 74 from General Conference Committee on Appropriations, and naming House Conferees as follows: Williams (Murray), Shibley and Etling.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs** 351, 352 and 353.

The above numbered Enrolled Bills were referred to the Governor for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 314 correctly engrossed.

Engrossed **SB** 314 was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

The mimeographed copy of **HB** 556 by the House Committee on Public Safety was read and considered.

Senator Wilson (Greer) moved to amend **HB** 556, lines 3 and 4, page 158, Section 12-409 (3), by inserting the words "and other dangerous articles" after the comma following the word "ammonia" in said line 3, and by striking the words "dangerous articles" in line 4, which amendment was declared adopted.

Senator Wilson (Greer) moved to amend **HB** 556, lines 1 to 36, inclusive, page 163, by striking and deleting all of page 163 and renumbering the following pages, which amendment was declared adopted.

Senator Garrison moved to amend **HB** 556, line 7½, page 86, Section 8-101 (b) by inserting within the following: "Provided, that the Commissioner is auth-

orized to accept in lieu of such public liability insurance policy covering specific vehicles, proof by evidence satisfactory to the Commissioner, of a valid and binding lease contract between the owner and a renter wherein it is agreed between such owner and the leasee renter that such leasee renter accepts responsibility for loss from any liability imposed by law upon any person arising out of the operation, either by express or implied permission of the leasee renter, any vehicle covered by such lease in amounts not less than the minimum amounts before set out in this subsection, together with satisfactory evidence of issuance to such leasee renter, by an insurance carrier authorized to do business in this State, proper public liability insurance policies in amounts of not less than the minimum amounts before set out in this subsection of sufficient showing of financial responsibility of such leasee renter as is required of owners by the provisions of Section 8-102 of this Code." which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 32, page 12, by deleting the period after the word "Governor." and insert the following: "with the advice and consent of the Senate." which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 30, page 13, by striking the words "subject to the merit system laws" and in lines 32 and 33, by striking the words "subject to the merit system laws" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 15, page 14, by striking after the word "the" the remainder of line 15 and all of line 16, and inserting the following: "recommendation of the Commissioner and the Oklahoma Legislature." which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 33, page 15, by striking after the word "by," the remainder of line 33, and inserting the following: "a Board composed of the Commissioner, the At-

torney General of the State of Oklahoma or a representative thereof and the Chairman of the Oklahoma Highway Commission or a representative thereof. This Board" which amendment was declared adopted.

Senator Allen moved to amend **HB 556**, line 18, page 114, by deleting all of subsection (d) and substituting the following: "4 Streets and highways within the corporate limits which have been constructed or reconstructed with state or federal funds local authorities shall have joint authority with the State Highway Commission to establish or alter speed limits and provided further that no local authority shall impose speed limits on any such street or highway substantially lower than those justified by the highway design, capacity and traffic volume as determined by engineering studies of less than thirty-five (35) miles per hour" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 7, page 17, by inserting after the word "of" and before the word "Three" the following: "not more than" which amendment, by unanimous consent, he withdrew.

Senator Wilson (Beckham) moved to amend **HB 556**, line 36, page 111, by adding after the word "nighttime" the following: "3. Seventy miles per hour in such other locations which are four-lane divided highways" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 1, page 19, by striking before the word "Board" the word "Personnel" and inserting the word "Governing" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 12, page 19, by striking after the word "preferred," and before the word "shall" the words "State Personnel Board" and inserting the following: "a Board composed of the Commissioner, the Attorney General of the State of Oklahoma, or a representative thereof, and

the Chairman of the Oklahoma Highway Commission, or a representative thereof," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 15, page 19, by striking after the word "accused." and before the word "Board" the words: "The State Personnel" and insert the words "This Board" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 19, page 34, by inserting after the word "month," the following: "Members of the Retirement and Pension Plan may add to the above premium payments from their salary an amount sufficient to secure a better paying policy or an entire family participation." which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, line 5, page 42, by striking after the word "of" and before the word "annually" the words and figures "Two Dollars (\$2.00)" and inserting the words and figures "Three Dollars (\$3.00)" and on line 7, page 42, strike the words and figures "Five Dollars (\$5.00)" and insert the words and figures "Six Dollars (\$6.00)", and on line 9, page 42, strike the words and figures "Four Dollars (\$4.00)" and insert the words and figures "Five Dollars (\$5.00)" which amendment was tabled upon motion of Senator Wilson (Greer).

Senator Ritzhaupt moved to amend **HB 556**, line 11, page 42 by striking after the word "retain" and before the word "of" the words "ten cents (10c)" and insert the words "fifteen cents (15c)" which amendment, by unanimous consent, he withdrew.

Senator Ritzhaupt moved to amend **HB 556**, lines 32, 33 and 34, page 50, by transposing Subsection 1 for Subsection 2 and renumber accordingly, and on line 35, page 50, after the word "suspended" strike the word "or" and insert a comma, and on line 36, page 50, after the word "revoked" and before the word "by" insert the words "or reinstated" which

amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, line 2, page 51, by striking after the word "records" and before the word "received" the words "of convictions" and on line 4, page 51, after the word "convictions" and before the word "of" insert the words "or acquittal," and on line 36, page 51, after the word "to" and before the word "convictions" insert the words "acquittal or" which amendment was declared failed of adoption.

Senator Hamilton moved to amend **HB 556**, line 29, page 22, by striking after the word "of" and before the word "days" the word "four" and insert in lieu thereof the word and figures "fourteen (14)" which amendment was declared failed of adoption.

Senator Wilson (Beckham) moved to amend **HB 556**, line 13, page 182, by striking after the word "after" the word and figures "July 1, 1961" and substituting the word and figures "September 1, 1951," which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 556**, line 32, page 54, by inserting after the word "established" and before the word "that" the following: "by a competent medical statement" and on line 37, page 54, after the word "such" and before the word "information" insert the words "competent medical," which amendment failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, page 56, by striking all of line 20 and down to the word "shall" on line 21, which amendment by unanimous consent he withdrew.

Senator Ritzhaupt moved to amend **HB 556**, line 21, page 68, by inserting after the word "affidavit" the following: "The Department shall forthwith adjudicate and clear the individual's record" which amendment failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, line 26, page 78, by inserting after the word "Department" and before the

word "except" the words "and the policy holder notified of such filing" which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, line 26, page 86, by striking after the word "Vehicle" the remainder of said line and insert "unless such person meets the requirements as set forth in this Act" which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, line 15, page 91, by inserting after the word "person" the following: "A person taking such infured person to a hospital, physician or surgeon shall in no way be responsible for such action" which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, line 11, page 95, by inserting after the word "vehicle" and before the word "when" the following: "except an ambulance or private car used to convey injured persons" and on line 37, page 95, strike the word "ambulances," which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **HB 556**, by striking lines 10 and 11, page 121 and renumbering succeeding sections, which amendment was declared adopted.

Senator Fine moved to amend **HB 556**, line 63½, page 180, by adding a new Section to read as follows: "Section 20. Revenues collected by the Department of Public Safety in the form of fees or fines or any appropriated funds may not be used for the purpose of financing any merit system accounts with the Oklahoma Personnel Board" which amendment was declared adopted.

Senator Cartwright moved to amend **HB 556**, page 170, by striking lines 30 through 34, which amendment was declared failed of adoption.

Upon motion of Senator Ritzhaupt, the title to **HB 556** was ordered amended to conform with the bill as amended.

Senators Pazoureck and Lollar asked to be shown excused for the remainder of this legislative day, which was the order.

Senators Wilson (Greer), Allen, Garrison, McSpadden, Garvin and Rogers asked to be shown as co-authors of **HB 556**, which was the order.

Upon motion of Senator Wilson (Greer), **HB 556**, as amended, was advanced to engrossment.

Senator Harris asked to be shown present, which was the order.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended and **HB 556**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 556 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Dacus, Graves, Hamilton, Shoemaker, Stipe, Trent.—7.

Excused: Baldwin, Cowden, Lollar, Pazoureck.—4.

Not Voting: Cartwright, McClendon, Pitcher.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Dacus, Graves, Hamilton, Shoemaker, Stipe, Trent.—7.

Excused: Baldwin, Cowden, Lollar, Pazoureck.—4.

Not Voting: Cartwright, McClendon, Pitcher.—3.

The emergency was declared passed.

HB 556, as amended, was referred for engrossment.

THIRD READING

Senator Tipps moved that **HB 588** be withdrawn from the Calendar and referred to the Committee on Appropriations and Budget, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to the following numbered Bills, requesting Conferences and naming Conferees as shown:

HB 837: Howard, McCune, Bradley (Tulsa).

HB 981: Cole, Privett, Baggett.

HB 1060: Referring the Bill to the General Conference Committee on Appropriations.

HB 1109: Shipley, Burnham, Doornbos.

Upon motion of Senator Field, the requests of the Honorable House for Conferences on the following numbered bills were granted and President Pro Tempore Collins appointed the Senate Conferees named thereunder:

HB 837: Land, Grantham, and Colston.

HB 981: Wilson (Greer), Payne, Morford.

Upon motion of Senator McSpadden, the requests of the Honorable House for Conferences on the following numbered bills were granted and President Pro Tempore Collins appointed the Senate Conferees named thereunder:

HB 1060: Referred to the General Conference Committee on Appropriations.

HB 1109: McSpadden, Pitcher and Lollar.

Senator Harris asked to be shown ex-

cused until such time as he can return to the Chamber, which was the order.

MESSAGE FROM THE HOUSE

Advising correction of **HAs** to and passage of Engrossed **SB 323**, as amended, and returning the Bill.

HAs to **SB 323** read as follows, and concurred in upon motion of Senator Berrong:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 323, by adding the following coauthors: "BRADLEY (Tulsa), EIDSON, FOWLER, HOPKINS, McCUE, McCUNE, NICHOLS (Dewey), PATTERSON, RUBY, WILHELM of the House."

AMENDMENT NO. 2. Amend Page 17, SECTION 12, between Lines 32 and 33, by adding a new subsection (c):

"(c) In the event any urban renewal authority exercising any of the powers conferred by this Act makes necessary the relocation, raising, re-routing or changing the grade of or altering the construction of any railroad, common carrier or public utility property or facility, all such relocation, raising, re-routing, changing of grade or alteration of construction, shall be accomplished at the expense of the Urban Renewal Authority, provided that the Urban Renewal Authority shall not disturb the possession or operation of any railroad, common carrier or public utility in or to the appropriated property or facility until the relocated property or facilities are available for use and until marketable title thereto has been transferred to the railroad, common carrier or public utility."

And renumber the remaining subsections accordingly.

SB 323, 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, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Garvin,

Grantham, Graves, Ham, Hamilton, Land, McColgin, McSpadden, Payne, Rogers, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—27.

Nay: Garrison, Romang, Trent.—3.

Excused: Baldwin, Cowden, Harris, Lollar, Pazoureck.—5.

Not Voting: Belvin, Cartwright, Fine, Kerr, McClendon, Morford, Pitcher, Ritzhaupt, Tipps.—9.

The bill, as amended, was declared passed.

Senator Harris asked to be shown present, which was the order.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Romang, Trent.—2.

Excused: Baldwin, Cowden, Lollar, Pazoureck.—4.

Not Voting: Cartwright, Fine, Kerr, McClendon, Morford, Pitcher, Tipps.—7.

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 transmitting for consideration Engrossed:

HB 1107—By Cook and Shibley.

An Act relating to the Department of Public Safety; amending 47 O. S. 1951, § 381.5, as amended by Section 1, Chapter 10b, Title 47, Oklahoma Session Laws 1957, page 445, prescribing conditions for receiving retirement pay for members of the retirement and pension plan of such department; repealing subsection (e) of such Section which prohibits pension payments to a retired member during any

period of time such person is employed for compensation by the State of Oklahoma; and declaring an emergency.

HB 1108—By Shibley and Cook.

An Act relating to motor vehicles; amending 47 O. S. 1951, § 381.2, concerning employees of the Department of Public Safety eligibility for membership in the retirement and pension plan; expanding eligibility to include drivers licenses examiners and radio operators in the communication division of such department; and declaring an emergency.

The above numbered HBs and/or HRs were read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading and returning Enrolled SBs 269, 283, 364.

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 HBs 685, 765, 768, 845, 923, 987, 1016, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SJR 25, SBs 302, coauthored by Skaggs, 359, 360, 362, 367, coauthored by Goodfellow, 375, 387, coauthored by Morrow.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 122, 157, 159, as amended.

HAs to SB 122 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 122, by adding the following coauthor: "McCUNE of the House".

AMENDMENT NO. 2. Amend by striking the "TITLE" and amending the "TITLE" to read:

"AN ACT RELATING TO CRIMES; MAKING IT A MISDEMEANOR TO PUBLISH, DISTRIBUTE, OR PARTICIPATE IN THE PREPARATION OF ANY OBSCENE MATERIAL OR PRESENTATION; FIXING PENALTIES; MAKING ACT CUMULATIVE; MAKING PROVISIONS OF ACT SEVERABLE; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Lines 14 and 15 by striking the following language: "have in his possession or under his control,"

AMENDMENT NO. 4. Amend Page 1, SECTION 1, Lines 23 and 24 by striking the following language: "A second violation shall be considered as a felony."

AMENDMENT NO. 5. Amend Page 1, SECTION 2, Lines 25 through 29 by striking all of SECTION 2, and amending to read as follows:

"SECTION 2. "Obscene literature" shall mean any literature which, considered as a whole in the light of contemporary community standards, has as its predominant theme, an appeal to prurient interests."

AMENDMENT NO. 6. Amend Pages 1 and 2, SECTIONS 3 and 4, by striking all of SECTIONS 3 and 4 and renumbering remaining SECTIONS accordingly.

HAs to SB 157 read as follows and consideration deferred for this day:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 157., Lines 5 and 6 of the TITLE by striking the words "OR MORE," and inserting in lieu thereof the following: "AND NOT EXCEEDING SIXTY THOUSAND (60,000)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 13½, by striking the words "or more" and inserting in lieu thereof the words "and not exceeding sixty thousand (60,000)"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 21½, by adding after the word "counsel." the following words: "This Act shall not apply to those counties in which the office of Public Defender is created by the provisions of House Bill

No. 776 of the Twenty-eighth Legislature or any other Act."

HA to SB 159 read as follows, rejected upon motion of Senator Shoemaker, conference requested, referring the Bill to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 159., by striking the TITLE and inserting in lieu thereof the following: "AN ACT MAKING THE TAFT STATE HOSPITAL. (Amended for Conference)".

MOTIONS TO RECONSIDER VOTES

Senator Land asked that the time be extended one day for consideration of his motion to reconsider the vote by which HB 732 failed of passage, which was the order.

Senator Shoemaker asked that the time be extended one day for consideration of his motion to reconsider the vote by which SB 210 failed of passage, which was the order.

Senator Harris asked to be shown present, 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 reassembled in open session, with President Pro Tempore Collins presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Harris, advised and consented to the reappointment of FRANK KITCHENS, of Lawton, Oklahoma, as a member of the Oklahoma Motor Vehicle Commission, for a term effective upon confirmation and ending November 10, 1966.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of JACK G. CLARK,

of Oklahoma City, as a member of the Oklahoma Motor Vehicle Commission, for a term effective upon confirmation and ending June 30, 1965.

The Senate, in executive session and upon motion of Senator Cobb, advised and consented to the confirmation of the executive nomination of JACK C. PARISH, of Tishomingo, Oklahoma, as a member of the Oklahoma Wildlife Conservation Commission, for a term effective upon confirmation and ending July 1, 1968.

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.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 734—Business and Industry.

HB 748—Roads and Highways.

HB 917—Business and Industry — To Revenue and Taxation by previous order.

HB 961—Business and Industry.

HB 1055—Business and Industry.

HB 1076—Business and Industry.

HB 1077—Business and Industry.

HB 1137—Business and Industry.

HB 1175—Business and Industry.

DO PASS, as amended:

HB 808—Social Welfare—coauthored by Harris, McSpadden.

HB 880—Appropriations and Budget.

HB 881—Appropriations and Budget.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:30 p. m., tomorrow.

One Hundred and Second Legislative Day

Wednesday, June 28, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cowden, Morford.—2.

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 Garrison introduced Shari Leah, John Steven, and Kenneth Michael Dunn and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Baldwin introduced Ellen and Nancy Everett of Binger, Oklahoma, and asked that they be made Honorary Journal Clerks for this legislative day, which was the order.

COMMUNICATION

The following Communication from H. Dick Clarke, Executive Secretary for the Oklahoma Society for Crippled Children, was read and ordered incorporated in the Journal:

Honorable Louis H. Ritzhaupt
Dean of the Oklahoma Senate
State Capitol

Dear Senator Ritzhaupt:

The announcement of the seven-year, two-million dollar grant to Oklahoma for a children's clinical research center at the University Medical Center—in competition with other states—is a direct tribute to the efforts of Oklahoma Legislators to provide a continuing program of care and treatment of our handicapped children, and to the physicians who have always contributed so much of their free services and support.

As your name has appeared on more effective legislation than any other person, it also is a tribute to your many Acts and Resolutions to aid crippled children.

The abundance of clinical material available through the Oklahoma plan of care and treatment, the spirit of cooperation which has been evident for years between those trying to help the handicapped, and the quality of care provided the medically indigent in Oklahoma—all these probably played no small part in the award being made for research in Oklahoma instead of elsewhere. Please accept our sincere congratulations.

Dated this 28th day of June in the year nineteen hundred and sixty-one at Oklahoma City, Oklahoma.

For the Oklahoma Society for Crippled Children, Inc.

ATTEST:

H. Dick Clark, Exec. Secty. (Seal)

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 400 and **HB 758** each correctly engrossed.

SBs 302, 359, 360, 362, 367, 375, 387 and **SJR 25** each correctly enrolled.

Engrossed **SB 400** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 758**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 302, 359, 360, 362, 367, 375, 387** and **SJR 25** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

SB 412—Municipal Government.

HB 919—Municipal Government.

HB 920—Municipal Government.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

HB 1223—State and Federal Government.

HB 1225—State and Federal Government.

HB 1107—Public Safety.

HB 1108—Public Safety.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1066—By Howard.

An Act relating to foreclosing of chattel mortgages by advertisement; amending 46 O. S. 1951, § 54, relating to posting and mailing notice of foreclosure sale; requiring a copy of the notice to be mailed to the

county treasurer of the county in which the property has been or should have been assessed for ad valorem taxation; providing for severability.

HB 1094—By Cole.

An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the legislature as to allocation for technical training building or student housing at the Okmulgee branch of Oklahoma State University; providing for the acceptance and expenditure of federal funds if available; making appropriation nonfiscal; and declaring an emergency.

The above numbered **HBs** were read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 685, 765, 768, 845, 911, 923, 987, 1016** and **1047**.

The above numbered Enrolled Bolls were after fourth reading, properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 808 by Ogden, et al, of the House and Harris and McSpadden of the Senate was read and considered.

Senator Cartwright moved to amend **HB 808**, line 18, page 6, by striking after the word "through" and before the word "in" the word and figure "September 1" and substitute therefor the word and figures "October, 16" which amendment was declared adopted.

Senator Tipps moved to amend **HB 808**, line 9, page 9, by striking after the word "established." the remainder of line 9, and all of lines 10, 11, 12, and 13, which amendment was tabled upon motion of Senator Baldwin.

Senator Stipe presiding.

Senator Breeden moved to amend **HB 808**, line 1, page 10, by striking after the word "than" the remainder of line 1 and all of line 2, and insert the following: "a total of sixty (60) working days with

any or all State agencies during any twelve month period under this provision." which amendment was declared adopted.

Senator Bohannon moved to amend **HB 808**, line 13½, page 16, by inserting a new Section 8 to read as follows: "Section 8. No person shall be employed by the Personnel Board who is related by affinity or consanguinity within the third degree, to any member of the said Board" and by renumbering the succeeding sections and amending the Title to conform thereto, which amendment was declared adopted.

President Pro Tempore Collins presiding.

Senator Shoemake moved to amend **HB 808**, line 11, page 13, by striking the words "subject to the approval of" and substituting therefor the following: "after consulting with" which amendment was declared failed of adoption.

Upon motion of Senator Harris, **HB 808**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **HB 808**, as amended, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—38.

Nay: Fine, Tipps, Wilson (Greer).—3.

Excused: Cowden, Morford.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—38.

Nay: Fine, Tipps, Wilson (Greer).—3.

Excused: Cowden, Morford.—2.

Not Voting: Ritzhaupt.—1.

The emergency was declared passed.

HB 808, as amended, was referred for engrossment.

DECLARATION OF VOTE

Senator Ritzhaupt asked that the record show, had he been present at the time of Third Reading and final passage of **HB 808**, he would have voted "AYE" which was the order.

Senator McSpadden presiding.

MOTION TO RECONSIDER VOTES

The vote occurring upon the Land motion to reconsider the vote by which **HB 732** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Belvin, Breeden, Field, Fine, Garrison, Graves, Ham, Hamilton, Land, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson.—18.

Nay: Allen, Baldwin, Berrong, Boecher, Cartwright, Cobb, Colston, Dacus, Garvin, Grantham, Harris, Lollar, Pitcher, Ritzhaupt, Stipe, Wilson (Beckham), Wilson (Greer).—17.

Excused: Cowden, Morford.—2.

Not Voting: Bohannon, Collins, Easterly, Kerr, McClendon, Tipps, Trent.—7.

GENERAL ORDER

HB 902 by Sparkman, et al, was read and considered.

By unanimous consent, Senators Lollar and Dacus were added as co-authors of **HB 902**.

Upon motion of Senator Lollar, **HB 902** was advanced to engrossment.

By unanimous consent, upon request of Senator Lollar, **HB 902** was 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, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Cowden, Morford.—2.

Not Voting: Bailey, Breeden, Collins, Easterly, Ham, Land, Tipps.—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cowden, Morford.—2.

Not Voting: Bailey, Collins, Easterly, Ham, Land, Tipps.—6.

The Emergency was declared passed.

HB 902 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

SB 338 by Rogers and Bailey was read and considered.

Upon motion of Senator Rogers, **SB 338** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **SB 338** was considered engrossed and placed upon third reading and final passage.

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: Baldwin, Berrong, Boecher, Bohannon, Collins, Colston, Field, Fine, Garrison, Grantham, Graves, Ham, Harris, Land, Lollar, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—25.

Nay: Allen, Belvin, Breeden, Cartwright, Dacus, Easterly, Garvin, Hamilton, Kerr, McClendon, Pazoureck, Ritzhaupt, Shoemaker, Stevenson, Tipps.—15.

Excused: Cowden, Morford.—2.

Not Voting: Bailey, Cobb.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Allen, Belvin, Cartwright, Dacus, Hamilton, McClendon, Pazoureck, Shoemaker, Stevenson, Tipps.—10.

Excused: Cowden, Morford.—2.

Not Voting: Bailey, Cobb.—2.

The Emergency was declared passed.

SB 338 was referred for engrossment.

MOTION TO RECONSIDER VOTES

As provided under Rule 12-a, Senator

Allen moved that the vote be reconsidered by which **SB 338** passed.

GENERAL ORDER

SJR 37 by Wilson (Beckham), Allen, Kerr, McColgin, Payne and Land of the Senate and Bullard of the House was read and considered.

Senators Garrison, Dacus, Berrong, Grantham, Easterly, Breeden, Garvin, Graves, Lollar, Cartwright, Stevenson, Belvin, Shoemake, McSpadden and Romang asked to be made co-authors of **SJR 37**, which was the order.

Senator Hamilton moved to amend **SJR 37**, line 11, page 5, by striking after the word "a" the remainder of line 11 and all of lines 12 and 13, and inserting in lieu thereof the following: "majority of the Rules Committee of the respective legislative bodies." which amendment was declared failed of adoption.

Upon motion of Senator Wilson (Beckham), **SJR 37** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SJR 37** 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 Resolution, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Boecher, Colston, Fine, Ham, McClendon, Ritzhaupt, Stipe, Tipps.—8.

Excused: Cowden, Morford.—2.

Not Voting: Cobb, Collins, Payne, Pitcher.—4.

The Resolution was declared passed.

SJR 37 was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 323 correctly enrolled.

Enrolled **SB 323** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Bohannon asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 36 by Grantham of the Senate and Camp, et al, of the House was read and considered.

Senator Hamilton raised a question of "no quorum."

The Presiding Officer ordered the roll called, following which he declared a quorum was present.

Senator Garvin asked to be made co-author of **SB 36**, which was the order.

Senator Harris presiding.

Senator Morford asked to be shown present, which was the order.

Upon motion of Senator Grantham, **SB 36** was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **SB 36** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 36 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—29.

Nay: Boecher, Hamilton, McClendon.—3.

Excused: Bohannon, Cowden.—2.

Not Voting: Belvin, Cobb, Collins, Ham, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Beckham).—10.

The bill was declared passed.

SB 36 was referred for engrossment.

DECLARATION OF VOTE

Senator Trent asked that the record show, had he been present at the time of Third Reading and final passage of **SB 36**, he would have voted "Nay" which was the order.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 419—By Fine, Hamilton and McClendon of the Senate and Vandiver, Traw, Harper, Blackard, Cole, Witt, McChristian and Sullivan of the House.

An Act relating to Income Taxes, amending Section 1, House Bill No. 707, Twenty-Eighth Legislature; excluding certain non-resident employers from the provisions of this Act; and declaring an emergency.

SB 420—By Harris of the Senate and Redman and Taliaferro of the House.

An Act relating to Nonintoxicating Beverages; amending 37 O.S. 1951, § 163.11; regulating the issuance of permits for the sale of said Nonintoxicating Beverages and providing reasons for the revocation thereof; repealing conflicting Laws; and declaring an emergency.

SB 421—By Stipe.

An Act amending Section 7, Title 5, of the Oklahoma Statutes of 1951, later amended by House Bill No. 1187 Approved May 29, 1953, providing for Contingent Fee Contracts for Attorneys and limiting the amount thereof; providing for the determination of disputes or differences thereon by the Court without a Jury; the right for a Lien therefor and declaring that such contracts shall be void and unen-

forcible if secured as a result of intervention of any Lay Person, Organization, or Corporation, or in which such Lay person, Organization, or Corporation should have an interest therein; and declaring an emergency.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 559**.

By unanimous consent, **HCR 559** was taken up for immediate consideration, following which Senators Wilson (Greer), Graves, Rogers, Breeden, Garrison, Grantham, Dacus, Berrong, Morford, Ritzhaupt, Field and Hamilton asked to be made co-authors, which was granted, the Resolution being read at length as follows and adopted upon motion of Senator Land:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 559—By Bradley (Tulsa), McCune, Hopkins, Atkinson, Johnston, Forsythe, Howard, Shibley and Cox of the House and Land, Wilson (Greer), Graves, Rogers, Breeden, Garrison, Grantham, Dacus, Berrong, Morford, Ritzhaupt, Field and Hamilton of the Senate.

A RESOLUTION COMMENDING MR. AND MRS. WYLIE B. HISSOM OF TULSA, OKLAHOMA, AND EXPRESSING THE APPRECIATION AND GRATITUDE OF THE PEOPLE OF OKLAHOMA FOR THEIR BENEFICENCE AND CIVIC CONSCIOUSNESS IN THE GIFT OF THE HISSOM FARM AT SAND SPRINGS, AS A SITE FOR THE THIRD STATE HOSPITAL FOR MENTALLY RETARDED CHILDREN.

WHEREAS, an appropriation in the amount of \$1,000,000 was made by the Twenty-seventh Oklahoma Legislature for the purpose of constructing a third state hospital for mentally retarded children at a location to be decided by the State Mental Health Board; and

WHEREAS, after careful consideration of many offers of sites and of the many factors involved, the State Mental

Health Board accepted the public-spirited offer of Mr. and Mrs. Wylie B. Hissom of Tulsa to dedicate without condition or qualification as a site for the prospective hospital their beautiful and ultra-modern 226-acre farm on the banks of the Arkansas River near Sand Springs; and

WHEREAS, Mr. Hissom came to Oklahoma in 1917 as a young oil driller and, over the course of a career which has witnessed years of feast as well as years of famine for the pioneers of this state's crucial oil industry, emerged as an eminently successful and respected leader in the development of Oklahoma's oil empire; and

WHEREAS, upon retirement from active participation in the development of our oil resources, Mr. Hissom, with the same unbounded zeal which had carried him to the summit in his life's work, purchased a 226-acre tract of choice Arkansas River bottom land near Sand Springs and developed it into one of the state's foremost agricultural showplaces, producing, among other things, hybrid corn which yielded the world's record crop of 137 bushels per acre, and developing a herd of Black Angus cattle rates as one of the country's finest; and

WHEREAS, being without children of their own, Mr. and Mrs. Hissom were compelled by a life-long dream to perform some worthwhile and lasting service for the unfortunates among the children of this state and, simultaneously, to repay this, their adopted but beloved Oklahoma, for the many blessings its boundless resources had bestowed upon them; and

WHEREAS, the opportunity to bring this life-long dream to fruition was forthcoming in fulfilling the state's need of an appropriate site for the location of its third hospital for mentally retarded children and, in a display of matchless generosity, the state was presented with the unconditional gift of a select location

for the construction of this hospital at the Hissom Farm. This farm, valued conservatively at a worth of \$500,000, offered a central location in a modern, progressive community known for its spirit of civic awareness, with excellent communications and transportation facilities, housing and recreational accommodations for the staff and employees of the prospective hospital, as well as an environment possessed with an abundance of both the tangible and intangible assets so indispensable to the well-being of those whom this institution is designed to serve.

NOW THEREFORE BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That Mr. and Mrs. Wylie B. Hissom of Tulsa, Oklahoma, be and hereby are commended on behalf of the grateful people of this state for their magnanimous display of civic consciousness in the gift of the Hissom Farm, near Sand Springs, Oklahoma, including the entirety of its 226-acre area, the outstanding herd of Black Angus cattle, all farming equipment and implements as well as other improvements, to the State of Oklahoma as the site for the development of this state's third hospital for mentally retarded children; and

SECTION 2. That the overwhelming generosity of Mr. and Mrs. Hissom, whose lives so exemplify the priceless qualities of those noble pioneers whose labors and foresight laid the foundations for the emergence of our great state as a leading participant in the explorations of the new, technological frontiers, be and hereby is officially recognized and acclaimed as a shining example of citizen responsibility; and

SECTION 3. That this Resolution be spread upon the pages of the permanent Journals of the House of Representatives and Senate of the Twenty-eighth Oklahoma Legislature and that an authentic-

ed copy thereof be forwarded to Mr. and Mrs. Wylie B. Hissom at 1217 E. 27th, Tulsa, Oklahoma, as an expression of the esteem and appreciation of this body.

Engrossed **HCR 559**, as co-authored, was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 302, 323, 359, 360, 362, 367, 375, 387** and **SJR 25**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

Senators Colston and Dacus asked to be shown excused until such time as they can return to the Chamber, which was the order.

Senator Easterly asked to be shown excused for the remainder of this legislative day which was the order.

MOTION

Senator Belvin moved that the Rules be suspended for the purpose of withdrawing **SB 329** from the Judiciary Committee and placing the Bill upon the Calendar.

Senator Payne moved to table the Belvin motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Berrong, Breeden, Fine, Garrison, Harris, Land, Lollar, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemaker, Tipps, Wilson (Beckham).—15.

Nay: Allen, Belvin, Cartwright, Cobb, Field, Garvin, Grantham, Ham, Hamilton, Kerr, McClendon, McColgin, Morford, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Greer).—19.

Excused: Bohannon, Colston, Cowden, Dacus, Easterly.—5.

Not Voting: Bailey, Boecher, Collins, Graves, Stipe.—5.

Senator Colston asked to be shown present, which was the order.

The vote occurring upon the Belvin motion, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Belvin, Cobb, Colston, Field, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, Morford, Rogers, Romang, Stevenson, Trent.—16.

Nay: Berrong, Breeden, Fine, Garvin, Harris, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemaker, Tipps, Wilson (Beckham).—15.

Excused: Bohannon, Cowden, Dacus, Easterly.—4.

Not Voting: Bailey, Baldwin, Boecher, Cartwright, Collins, Garrison, McColgin, Stipe, Wilson (Greer).—9.

Senator Belvin asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Cobb asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Dacus asked to be shown present, which was the order.

PENDING CONSIDERATION HAS

Senator Pazoureck moved that the Senate concur in **HAs** to **SB 157**, which motion was adopted.

SB 157, 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, Berrong, Boecher, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Baldwin, Breeden, Cartwright, Collins, Garrison, McSpadden, Stipe.—8.

The Bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Baldwin, Breeden, Cartwright, Collins, Garrison, McSpadden, Stipe.—8.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

GENERAL ORDER

HB 1027 by Clark was read and considered.

Senator Allen asked to be shown as co-author of **HB 1027**, which was the order.

Upon motion of Senator Allen, **HB 1027** was advanced to engrossment.

Senator Allen asked unanimous consent, which was granted, that **HB 1027** be 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, Baldwin, Berrong, Boecher, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Harris.—1.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Collins, Ham.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Harris.—1.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Collins, Ham.—4.

The emergency was declared passed.

HB 1027 was properly signed and ordered returned to Honorable House.

FIRST READING

By unanimous consent the following Bills were introduced and read the first time:

SB 422—By Collins, Baldwin and Fine.

An Act relating to the Public Schools of Oklahoma; amending 70 O.S. 1951, § 18-4, Subdivision 1, Paragraph i, as amended by Section 45, Chapter A, Title 70, Page 440, Oklahoma Session Laws 1955, and by Sections 4 and 5, Chapter Ac, Title 70, Page 503, Oklahoma Session Laws 1957; relating to the number of Teachers in Junior and Senior High School School Districts on which the State will pay State Aid on the basis of Legal Average Daily Attendance for the previous year; eliminating the payment of State Aid for High School Districts having fewer than Fifty-Five (55) Pupils, with exceptions for School Years 1961-1962 and 1962-1963; providing that High School Districts having fewer than Fifty-Five (55) Pupils, in which Districts the School House is more than Twelve (12) miles from the school house of a District able to provide Educational Facilities for all High School Pupils, shall be given

State Aid for Two (2) teachers; making the provisions of this Act severable; and declaring an emergency.

SB 423—By Allen.

An Act relating to state personnel board; amending Section 4, Chapter 26, Title 74, Oklahoma Session Laws 1959, Page 361 (74 O.S. Supp. 1959, § 804), designating members of board as certain state officers; authorizing reimbursement for travel and other necessary expenses incurred in performance of duties; and declaring an emergency.

MESSAGES FROM THE GOVERNOR

Advising approval by him, June 26, 1961, of Enrolled **SBs Nos. 291, 320**, entitled:

ENROLLED SENATE BILL NO. 320—By Ritzhaupt of the Senate and Fogarty of the House.

AN ACT RELATING TO AIR POLLUTION; AUTHORIZING STATE DEPARTMENT OF HEALTH TO ENCOURAGE, PARTICIPATE IN, AND CONDUCT STUDIES, TRAINING, AND RESEARCH RELATING TO THE CONTROL OF AIR POLLUTION; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 291—By Land.

AN ACT RELATING TO PERSONS LICENSED TO PRACTICE MEDICINE OR SURGERY IN THE STATE OF OKLAHOMA; GRANTING IMMUNITY FROM CIVIL DAMAGES FOR ACTS OR OMISSIONS FOR SUCH PERSONS WHEN RENDERING EMERGENCY MEDICAL CARE AT THE SCENE OF AN EMERGENCY; AND DECLARING AN EMERGENCY.

MESSAGES FROM ACTING-GOVERNOR GEORGE NIGH

Advising approval by him June 28, 1961, of Enrolled **SBs 22, 128, 129, 240, 251, 278, 294, 351, 352, 353, 370**, entitled:

ENROLLED SENATE BILL NO. 22—By Rogers of the Senate and Skaggs of the House.

AN ACT RELATING TO INSURANCE; PROVIDING FOR THE APPROVAL OF A FORM OF POLICY INCLUDING FIRE INSURANCE TOGETHER WITH ONE OR MORE ADDITIONAL PERILS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 128—By Harris, Rogers, Ritzhaupt, Baldwin, and Lollar of the Senate and Skaggs, Ruby, Levergood, Skeith, Bond, Mountford, Bradley (Tulsa), and Clark of the House.

AN ACT PERTAINING TO INSURANCE; AMENDING SECTION 4101, ARTICLE 41, TITLE 36, PAGE 378, OKLAHOMA SESSION LAWS 1957 (36 O.S. SUPP. 1959, § 4101), BY ADDING CREDIT UNIONS AS A GROUP TO WHOM GROUP LIFE INSURANCE MAY BE ISSUED; PROVIDING FOR SEVERABILITY; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 129—By Rogers.

AN ACT RELATING TO INSURANCE; AMENDING SUBSECTIONS B AND D, SECTION 2718, ARTICLE 27, CHAPTER 1, TITLE 36, OKLAHOMA SESSION LAWS 1957, PAGE 338 (36 O.S. SUPP. 1959, § 2718, B AND D); AMENDING SUBSECTION B, PARAGRAPH 10, SECTION 2722, ARTICLE 27, CHAPTER 1, TITLE 36, OKLAHOMA SESSION LAWS 1957, PAGE 339 (36 O.S. SUPP. 1959, § 2722 B, 10); AMENDING SUBSECTION (6), SECTION 2737, ARTICLE 27, CHAPTER 1, TITLE 36, OKLAHOMA SESSION LAWS 1957, PAGE 347 (36 O.S. SUPP. 1959, § 2737, (6)); RELATING TO FRATERNAL BENEFIT SOCIETIES; AUTHORIZING USE OF CERTAIN MORTALITY TABLES AND PROVIDING MINIMUM STANDARDS FOR NON-FORFEITURE BENEFITS, CASH SURRENDER VALUES, CERTIFICATE LOANS, AND OTHER OPTIONS; STANDARD PROVISIONS IN CERTIFICATES; MINIMUM STANDARDS OF VALUATION FOR CERTIFICATES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 240—
By Berrong.

AN ACT RELATING TO INSURANCE; AMENDING SECTION 613, ARTICLE 6, TITLE 36, PAGE 233, OKLAHOMA SESSION LAWS 1957 (36 O.S. SUPP. 1959, § 613), ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 251—
By Lollar, Garrison, Grantham, Graves, Land, Pitcher, Shoemaker, and Tipps of the Senate, and Ruby, Burkett, Craig (Kay), and Mountford of the House.

AN ACT RELATING TO BUILDING AND LOAN ASSOCIATIONS ORGANIZED UNDER THE LAWS OF THIS STATE AND THE POWERS THEREOF; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 278—
By Harris, Belvin, Cobb, Colston, Dacus, Fine, and Ritzhaupt of the Senate and Fogarty of the House.

AN ACT RELATING TO SCHOOL TRANSPORTATION; AMENDING 70 O.S. 1951, § 9-10; AUTHORIZING SCHOOL DISTRICT TO FURNISH TRANSPORTATION IN CONNECTION WITH SUMMER YOUTH ACTIVITIES UPON APPROVAL OF SCHOOL BOARD; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 294—
By Easterly of the Senate and Patterson and Fowler of the House.

AN ACT REQUIRING THE MAINTENANCE OF GRADE DESIGNATION OF POULTRY AND POULTRY PRODUCTS AND THE REQUIRING OF GRADE DESIGNATION ON POULTRY AND POULTRY PRODUCTS WHEN THE WORD "INSPECTED" OR ANY OTHER TERM WHICH IMPLIES SUCH PRODUCT HAS BEEN INSPECTED IS USED IN ADVERTISING A PRICE; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 351—
By Bailey of the Senate and Skeith, Vandiver, and Massey of the House.

AN ACT VALIDATING SHARE-PURCHASE OPTIONS OR WARRANTS, AND

SHARES ISSUED PURSUANT THERETO, IF AUTHORIZED OR RATIFIED BY A MAJORITY OF SHAREHOLDERS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 352—By Bailey of the Senate and Skeith, Vandiver, and Massey of the House.

AN ACT RELATING TO CORPORATIONS; ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 353—
By Bailey of the Senate and Skeith, Vandiver and Massey of the House.

AN ACT RELATING TO CORPORATIONS; AMENDING 18 O.S. 1951, § 1.55, AUTHORIZING CONSENT AND WAIVER OF NOTICE OF SHAREHOLDERS' MEETINGS AND PROVIDING FOR RATIFICATION OF TRANSACTIONS OF SHAREHOLDERS' MEETINGS HELD REGARDLESS HOW OR WHETHER CALL WAS MADE OR NOTICE GIVEN; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 370—
By Stipe and Fine.

AN ACT RELATING TO POLITICAL SUBDIVISIONS AND INSTRUMENTALITIES OF THE STATE AND THEIR POLITICAL SUBDIVISION OR SUBDIVISIONS, ETC., AND DECLARING AN EMERGENCY.

MESSAGES FROM ACTING GOVERNOR GEORGE NIGH:

Advising approval by him, June 27, 1961, of Enrolled SBs No. 18, 100, 310, entitled:

ENROLLED SENATE BILL NO. 18—By Wilson (Beckham).

AN ACT RELATING TO BARBERS; AMENDING TITLE 59 O. S. 1951, § 74, ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 100—
By Morford and Rogers of the Senate and Howard, Clark, and Converse of the House.

AN ACT RELATING TO MILITIA; ALLOWING MILITARY SUPERIORS TO ARREST MEMBERS OF OKLAHOMA NATIONAL GUARD FOR VIOLATING MIL-

ITARY OFFENSES; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 310—By Tipps.

AN ACT RELATING TO DIVERSION OF MINNOWS AND FISH BY PLACING OBSTACLE OF ANY KIND IN RED RIVER WITHIN THE STATE; MAKING VIOLATION A MISDEMEANOR; PROVIDING PENALTY; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 191**, Coauthored by Goodfellow.

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 267**, as amended.

HAs to **SB 267** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 267, by adding the following coauthors: "BRADLEY (Tulsa), BURNHAM, FORSYTHE, FOWLER, HARPER, HAWORTH, McCHRISTIAN, McCUNE, NICHOLS (Dewey), ODOM (Wagoner), PATTERSON, RUBY and STEVENS of the House."

AMENDMENT NO. 2. Amend Page 2, SECTION 1, (b), Line 2, by striking after the word "apprentice," the following language: "In addition such applicant must have completed two (2) years' study, consisting of not less than sixty (60) semester hours, in a college or university, in a course of study approved by the State Board."

AMENDMENT NO. 3. Amend Page 3, SECTION 1, (2), Line 2, by striking after the words "Funeral Director—" the following language: "The qualifications for a license as funeral director shall be identical to those of an embalmer;" and inserting in lieu thereof the following language: "No person shall act as a fu-

neral director unless he is a licensed embalmer or has available a licensed embalmer;"

AMENDMENT NO. 4. Amend Page 3, SECTION 1, (2), by striking Lines 17½ and 18½ which contains the following language: "No person shall act as a funeral director unless he is a licensed embalmer or has available a licensed embalmer."

GENERAL ORDER

HB 922 by Briscoe et al of the House and McSpadden of the Senate was read and considered.

Senators Kerr, McColgin, Colston, Shoemaker, Dacus and Stipe asked to be shown as co-authors of **HB 922**, which was the order.

Senator McSpadden moved to amend the title to **HB 922** by striking in the 3d line from bottom after the word "Needy" and before the word "PERSONS" the word "Female", which amendment was declared adopted.

Upon motion of Senator McSpadden, **HB 922**, as amended, was advanced to engrossment.

Upon motion of Senator McSpadden, the rules of the Senate were suspended and **HB 922**, as amended, 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: Allen, Baldwin, Berrong, Boecher, Collins, Colston, Dacus, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—29.

Nay: Garrison, Garvin, Grantham, Land.—4.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Breeden, Cartwright, Morford, Pazoureck, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Breeden, Collins, Colston, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Garrison, Garvin, Land.—3.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Morford, Pazoureck, Wilson (Beckham).—5.

The emergency was declared passed.

HB 922 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 398 by Rogers and Shoemake of the Senate and Skaggs of the House was read and considered.

Upon motion of Senator Rogers, **SB 398** was advanced to engrossment.

Upon motion of Senator Rogers, 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: Allen, Baldwin, Berrong, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher,

Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Boecher, Hamilton.—2.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Collins, Morford.—4.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Boecher, Hamilton.—2.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Collins, Morford.—4.

The Emergency was declared passed.

SB 398 was referred for engrossment.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 53** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 53 entitled:

AN ACT MAKING THE APPROPRIATION TO THE SCHOOL LUNCH DIVISION; 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,

beg leave to report that we have had

same under consideration and herewith return same with the following recommendation:

1. That the House recede from their amendments thereto.

2. That the following Conference Committee amendment be adopted:

Page 1, Line 19, strike the figures "\$32,300.00" in both columns and insert in lieu thereof the figures "34,300.00"; and on Page 1, Line 20, strike the figures "134,300.00" in both columns and insert in lieu thereof the figures "136,300.00."

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray),
Trent, Vice	Vice Chairman
Chairman	Greenhaw
Boecher	Hurst
Breeden	Shipley
Easterly	Wolf
Fine	Murrow
Hamilton	Larason
Payne	Skaggs
Pazoureck	Cox
Ritzhaupt	Bradley (Tulsa)
Stipe	Sparks
Tipps	Clark
	Willis (Cherokee)

SB 53, 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, Berrong, Boecher, Breeden, Cartwright, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Collins, Morford, Tipps.—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, Baldwin, Berrong, Boecher, Breeden, Cartwright, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Collins, Morford, Tipps.—4.

The emergency was declared passed.

SB 53, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 44** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 44 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF CIVIL DEFENSE; STATING THE PURPOSE; MAKING THE APPROPRIATIONS FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith; 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 recede from their amendment thereto.

2. That the following Conference Committee amendment be adopted:

Page 1, Section 1, Line 17, strike the fig-

ures "38,500.00" in both columns and insert in lieu thereof the figures "39,280.00"; Page 1, Section 1, Line 18, strike the figures "9,000.00" in both columns and insert in lieu thereof the figures "10,720.00"; and on Page 1, Line 19, strike the figures "47,500.00" in both columns and insert in lieu thereof the figures "50,000.00".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray)
Trent, Vice	Vice Chairman
Chairman	Williams
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 44, 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, Berrong, Boecher, Breeden, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Collins, Garrison, Morford.—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, Berrong, Boecher,

Breeden, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Belvin, Bohannon, Cobb, Cowden, Easterly.—5.

Not Voting: Bailey, Cartwright, Collins, Garrison, Morford.—5.

The emergency was declared passed.

SB 44, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 160** was read and consideration deferred:

Mr. President
and
Mr. Speaker

We your Conference Committee to whom was referred Engrossed Senate Bill No. 160 (and Engrossed House Amendments thereto,) entitled:

AN ACT AMENDING 20 O. S. 1951, § 109, AS AMENDED BY TITLE 20, CHAPTER 4b, SECTION 1, OKLAHOMA SESSION LAWS 1953, PAGE 89, RELATING TO THE SALARIES OF COURT REPORTERS OF DISTRICT AND SUPERIOR COURTS; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and return herewith the following recommendations:

1—That the Senate concur in House Amendment No. 1.

2—That the Senate reject House Amendment No. 2.

3—That Engrossed Senate Bill No. 160 and the Conference Committee Amendment as follows be adopted.

AMENDMENT NO. 1. Amend Page 1,

SECTION 1, Line 14, by striking the words and figures:

"Four Thousand Dollars (\$4,000.00)" and substituting therefor the words and figures:

"Three Thousand Four Hundred Dollars (\$3,400.00)".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Bailey	Finch
Land	McCune
Shoemaker	Craig (Lincoln)

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 **HBs 592, 642.**

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 592** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 592 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD FOR VOCATIONAL EDUCATION FOR THE OPERATION OF THE DEPARTMENT OF VOCATIONAL REHABILITATION; STATING THE PURPOSE; 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 concur in Senate Engrossed Amendment No. 1.

2. That the Senate recede from their Engrossed Amendment No. 2 and 3.

3. That the following Conference Committee Amendment be adopted:

(1) Insert on Page 1 after the title, the Enacting Clause.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent, Vice
Greenhaw	Chairman
Hurst	Breeden
Skeith	Cobb
Shipley	Easterly
Wolf	Fine
Murrow	Hamilton
Larason	Payne
Skaggs	Pazoureck
Cox	Ritzhaupt
Bradley (Tulsa)	Stipe
Clark	Tipps
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 642** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 642 entitled:

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 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 Senate recede from their engrossed amendments 1 through 9.

2. That the following Conference Committee Amendments be adopted:

(1) By striking on Page 1, Section 1 of Engrossed **HB 642**, all of lines 22 through 29 and insert in lieu thereof the following:

Administration	...\$ 5,600.00	\$ 5,600.00
Agriculture 457,170.00	457,170.00
Home Economics	.. 165,670.00	165,670.00
Trade and		
Industrial 134,077.00	134,077.00
Distributive 35,077.00	35,077.00
Practical Nurse		
Education 25,000.00	25,000.00
Area Technical		
Training 25,000.00	25,000.00
Total\$847,594.00	\$847,594.00

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent, Vice
Greenhaw	Chairman
Hurst	Breeden
Wolf	Cobb
Shipley	Easterly
Skeith	Fine
Murrow	Hamilton
Larason	Payne
Skaggs	Pazoureck
Cox	Ritzhaupt
Bradley (Tulsa)	Stipe
Clark	Tipps
Willis (Cherokee)	

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 808 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 808**, as amended, were properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 159**, and referring the Bill to

General Conference Committee on Appropriations.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn 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 424—By Ham.

An Act making appropriation to the offices of the district courts; stating the purposes; designating the fund; establishing a lapse date; making the provisions of this act severable; and declaring an emergency.

SB 425—By Wilson (Greer) and Dacus of the Senate, and Larason of the House.

An Act relating to the retirement of state employees; defining terms; excepting certain groups of employees from the provisions of the act; creating the Oklahoma State Employees Retirement System, board of trustees and office of director; fixing terms of appointive members of the board; providing for appointment of director; fixing duties of the board and director; creating Oklahoma State Employees Retirement System fund and making the state treasurer custodian of the fund; making the attorney general legal advisor to the board and directors; directing audits to be made by the state examiner and inspector; providing for surety bonds of the director and employees of the system; making membership in the system a condition of employment; providing for assessments of members and the state; providing for reports to the legislature; fixing conditions for receiving retirement benefits; providing for disability retirement benefits and conditions for receiving these benefits; providing for medical examinations of disabled employees and establishing means of selecting physicians to make such examinations; establishing amounts of retirement benefits; providing for payment of retirement benefits to others in case of member's death before retirement;

exempting benefits from legal process and taxation; providing for withdrawals from and reinstatement in the system; making the state trustee of the funds collected for the system; providing for adjusted contributions and retirement benefits from certain circumstances; authorizing the board to invest or reinvest portions of the retirement fund; establishing minimum term of service in order to be eligible for retirement benefits; making provision of the 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 307—State and Federal Government.

SB 391—Judiciary.

SJR 38—State and Federal Government.

HB 559—Appropriations and Budget.

HB 603—State and Federal Government.

HB 1176—Public Health.

HB 1183—Public Health.

HB 1224—State and Federal Government.

HB 1228—State and Federal Government.

HB 1232—State and Federal Government.

HB 1233—State and Federal Government.

HB 1234—Public Health.

DO PASS, as amended:

SB 182—Judiciary.

SB 326—State and Federal Government.

SB 399—Judiciary.

HB 553—Appropriations and Budget.

HB 627—State and Federal Government.

HB 934—State and Federal Government.

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a.m., tomorrow.

One Hundred and Third Legislative Day

Thursday, June 29, 1961

Pursuant to adjournment, the Senate met at 10:00 a. m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—33.

Excused: Allen, Cobb, Cowden, Harris, Lollar, McColgin, McSpadden, Pitcher, Stipe, Tipps, Trent.—11.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

Senator Romang introduced Cheryl and Ronald Suttles of Enid, Oklahoma, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Garrison introduced Clark and James C. Shouse and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Ham introduced Brenda Burch and Jean Dowd, Pages for this legislative week, and asked that they be made Honorary Journal Clerks for this legislative day, which was the order.

RESOLUTION

Senator Bailey introduced the following Resolution, which was read at length, co-authored by Grantham, Colston, Baldwin, Cartwright, Ham, Dacus, Berrong, and Graves, adopted upon motion of Senator Bailey and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 42 — By Bailey, Grantham, Colston, Baldwin, Cartwright, Ham, Dacus, Berrong and Graves of the Senate and Poyner and Wolf of the House.

A SENATE CONCURRENT RESOLUTION COMMENDING MAJOR GENERAL HAL LOWNDES MULDROW, JR., NORMAN, OKLAHOMA, FOR INTEREST AND PARTICIPATION IN MILITARY ENDEAVORS IN OKLAHOMA, THE UNITED STATES, AND THE WORLD.

WHEREAS, Major General Hal Lowndes Muldrow, Jr., Norman, Oklahoma, retired as Commanding General of the 45th Infantry Division, 31 August 1960; and

WHEREAS, His exemplary civilian and military life have been and are a source of pride to his parents, relatives, friends and neighbors in Norman, the University City; and

WHEREAS, A recital of the main events in "This Is Your Life, Major General Hal Muldrow," will be invaluable for posterity and for the many friends and relatives to view and read as an attestation of civilian and military successes; and

WHEREAS, You, Hal Muldrow, were born in Tishomingo, Oklahoma, on 31 May 1905, grew to manhood in Oklahoma, and

won fame in civilian and military careers; and

WHEREAS, Your formal education was secured through matriculation at and graduation from the University of Oklahoma, Norman, Oklahoma, National Guard Battery Officers' Course, Field Artillery School, Fort Sill, Oklahoma, Special Course, Command and General Staff School, Fort Leavenworth, Kansas, and the Advanced Course, Artillery School, Fort Sill, Oklahoma; and

WHEREAS, Your interest in community life is evidenced by your membership and service as a 33 degree Mason, Shriner, past President of the Norman, Oklahoma, Chamber of Commerce, past President of the Norman Rotary Club, member of the Board of Regents, Oklahoma Military Academy, Claremore, Oklahoma, member of the "O" Club, University of Oklahoma, Norman, Oklahoma, and as the annual contributor of the Muldrow Pistol for the outstanding military cadet at the University of Oklahoma, Norman, Oklahoma; and

WHEREAS, You received your commission as a Second Lieutenant, Field Artillery, in the Officers' Reserve Corps, 31 May 1928; and

WHEREAS, On 25 March 1929 you were appointed Second Lieutenant, Field Artillery, Oklahoma National Guard, and were assigned to Headquarters, 70th Field Artillery Brigade and, subsequently, on 1 August 1930, you were promoted to First Lieutenant, Field Artillery. Thereafter, on 2 May 1937, you were promoted to Captain and, on 1 August 1940, you became a Major. This rank you retained until 14 September 1940 when you became a Lieutenant Colonel and on 16 September 1940 began a stint in Federal service with the 45th Division from Oklahoma. More specifically, you saw active service as the Commanding Officer of the 189th Field Artillery Battalion. Following service as the leader of this Battalion in Sicily, Italy, Southern France, and Central Europe you returned to the United States

15 September 1945 and, on 6 November 1945, achieved the rank of Colonel.

Subsequently, with the reorganization of the Oklahoma National Guard in the summer of 1946, you received the appointment as Brigadier General of the Line on 5 September 1946. Thereafter, as Commanding General of the 45th Division Artillery, you served in this capacity at Camp Polk, Louisiana, on the island of Hokkaido in Japan and during the later action in Korea. Service in the Far Eastern Command, from 30 March 1941 until 24 May 1952, gave you an opportunity to prove and develop your capabilities.

With your return to the United States in 1952, came a brief respite from active duty. Your release was at Fort Sill, Oklahoma, 6 June 1952. But short was your tenure. For on 7 June 1952 you returned to duty in the National Guard, State of Oklahoma and, on 11 September 1952, you became Commanding General, 45th Infantry Division, Oklahoma National Guard. Success came your way with the promotion to the rank of Major General of the Line on 15 October 1952. This was your rank when you retired 31 August 1960; and

WHEREAS, Your decorations and citations include a Silver Star Medal for gallantry in action; a Bronze Star Medal for meritorious service in combat; an Oak Leaf Cluster for meritorious service in direct support of combat operations; the American Defense Medal, EAME Theatre Ribbon with 8 Bronze Service Stars; Bronze Arrow Head; Legion of Merit in Korea; United Nations Campaign Service Medal; Army of Occupation Medal for Japan; Korea Campaign Service Medal with 3 Bronze Stars; and the Korean Presidential Unit Citation; and

WHEREAS, Your campaigns included Sicilian, Naples—Foggia, Anzio, Rome—Arno, Southern France, Rhineland, Ardennes—Alsace, Central Europe, Korea, Summer—Fall, 1951, Second Korea Winter and Korea Summer—Fall 1952. You also

participated in Sicilian, Salerno, and Anzio Amphibious operations; and

WHEREAS, In civilian life you operate a successful insurance business at Norman, Oklahoma; and

WHEREAS, The members of the Senate and House of Representatives of the Twenty-eighth Oklahoma Legislature wish to express acknowledgment and appreciation of the civilian and military services of a revered and honored Oklahoman.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That, the Senate and the House of Representatives of the Twenty-eighth Legislature, in regular session, commend and congratulate Major General Hal Muldrow for his distinguished military career and contributions to his City, State, the United States, and the World.

SECTION 2. That, a copy of this Resolution be spread upon the pages of the permanent Journals of the Senate and the House of Representatives of the Twenty-eighth Oklahoma Legislature.

SECTION 3. That, a duly authenticated copy of this Resolution be presented or transmitted to Mr. Hal Lowndes Muldrow, Hal Muldrow Insurance Agency, 117 East Comanche, Norman, Oklahoma.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 398, SJR 37 and HB 556 each correctly engrossed.

SBs 157 and 191 each correctly enrolled
Engrossed **SB 398** and **SJR 37** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 556**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 157 and 191** were, after fourth reading, 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 419—Revenue and Taxation.

Senators Fine and Baldwin asked unanimous consent, which was granted, that **SB 419** be printed and placed upon the Calendar without reference to a Committee.

SB 420—Business and Industry.

SB 421—Judiciary.

SB 422—Education—Common.

SB 423—State and Federal Government.

SB 424—Judiciary.

SB 425—State and Federal Government.

HB 1066—Judiciary.

HB 1094—Education—Higher.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Bailey, the Conference Committee Report on **SB 160** was declared adopted.

SB 160, 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: Bailey, Boecher, Bohannon, Breedon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Land, McClen-don, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—27.

Nay: Baldwin, Hamilton, Stevenson.—3.

Excused: Allen, Berrong, Cobb, Cowden, Harris, Lollar, McColgin, McSpadden, Pitcher, Stipe, Tipps, Trent.—12.

Not Voting: Belvin, Kerr.—2.

The Bill as amended in Conference, was declared passed.

Senator Stipe asked to be shown present, which was the order.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin.—1.

Excused: Allen, Berrong, Cobb, Cowden, Harris, Lollar, McColgin, McSpadden, Pitcher, Tipps, Trent.—11.

Not Voting: Belvin.—1.

The emergency was declared passed.

SB 160, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senators McColgin, Pitcher and Tipps asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Wilson (Beckham), the Senate concurred in **HAs** to Engrossed **SB 267**.

SB 267, 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, Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: McClendon, Romang.—2.

Excused: Berrong, Cobb, Cowden, Harris, Lollar, McSpadden.—6.

Not Voting: Belvin, Garrison, Ritzhaupt.—3.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: McClendon, Romang.—2.

Excused: Berrong, Cobb, Cowden, Harris, Lollar, McSpadden.—6.

Not Voting: Belvin, Garrison, Ritzhaupt.—3.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Lollar asked to be shown present, which was the order.

GENERAL ORDER

SB 279 by Stipe was read and considered.

Upon motion of Senator Bohannon, **SB 279** was advanced to engrossment.

By unanimous consent, upon request of Senator Bohannon, **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: Bohannon, Cartwright, Colston, Dacus, Field, Fine, Graves, Ham, Hamilton, Kerr, Lollar, McColgin, Payne,

Pitcher, Rogers, Romang, Stipe, Tipps, Wilson (Beckham).—19.

Nay: Bailey, Baldwin, Boecher, Breeden, Collins, Garrison, Garvin, Grantham, Land, Morford, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Wilson (Greer).—15.

Excused: Allen, Berrong, Cobb, Cowden, Harris, McSpadden, Trent.—7.

Not Voting: Belvin, Easterly, McClendon.—3.

The Bill was declared failed of passage.

MOTION TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Bohannon moved that the vote be reconsidered by which **SB 279** failed of passage.

Senator Pazoureck asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Trent asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 642** was declared adopted.

HB 642, 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: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Allen, Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—7.

Not Voting: Easterly, 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: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Allen, Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—7.

Not Voting: Easterly, Tipps.—2.

The Emergency was declared passed.

HB 642, together with Conference Committee Report thereon, was ordered returned to The Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 592** was declared adopted.

HB 592, 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: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Allen, Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—7.

Not Voting: Morford, 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: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon,

McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Allen, Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—7.

Not Voting: Morford, Tipps.—2.

The emergency was declared passed.

HB 592, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Senator Allen asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 34** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 34 entitled:

AN ACT APPROPRIATING THE SUM OF THIRTEEN THOUSAND SEVEN HUNDRED FIFTY DOLLARS (\$13,750.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1962, AND THE SUM OF THIRTEEN THOUSAND SEVEN HUNDRED FIFTY DOLLARS (\$13,750.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1963, * * * RELATING TO THE CARE, TRAINING, AND EDUCATION OF THE DEPENDENT YOUTH AND ORPHANS OF THIS STATE; 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 recede from their amendments thereto.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Shipley
Easterly	Wolf
Fine	Murrow
Hamilton	Larason
Payne	Skaggs
Pazoureck	Cox
Ritzhaupt	Bradley (Tulsa)
Stipe	Sparks
Tipps	Clark
	Willis (Cherokee)

SB 34, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—6.

Not Voting: Morford, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field,

Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—6.

Not Voting: Morford, Tipps.—2.

The emergency was declared passed.

SB 34, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 49** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engossed Senate Bill 49 entitled:

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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from their amendments thereto.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Hurst
Breeden	Skeith
Cowden	Shipley
Easterly	Wolf
Fine	Murrow
Hamilton	Larason
Payne	Skaggs
Pazoureck	Cox
Ritzhaupt	Bradley (Tulsa)
Stipe	Sparks
Tipps	Clark
	Willis

SB 49, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—6.

Not Voting: Fine, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—6.

Not Voting: Fine, Tipps.—2.

The emergency was declared passed.

SB 49, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 51** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 51 entitled:

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 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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from their amendments thereto.

2. That the following Conference Committee amendments be adopted:

(1) Page 1, Line 28, strike the figures "3,720" and "4,320" and insert in lieu thereof the figures "4,320" and "4,920".

(2) Page 1, Line 29, strike the figure "4" and insert in lieu thereof the figure "3"; strike the figures "3,120" and "3,720" and insert in lieu thereof the figures "3,720" and "4,320".

(3) Page 1, Line 30, strike the figures "3,120" and "3,720" and insert in lieu thereof the figures "3,720" and "4,320".

(4) Page 1, Line 31, strike the figure "7" and insert in lieu thereof the figure "6".

Respectfully submitted,

FOR THE SENATE FOR THE HOUSE

McClendon, Chairman	Allard, Chairman
Trent, Vice Chairman	Williams (Murray), Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 51, 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, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Field, Fine, Garrison, Graves, Ham, Hamilton, McClendon, McColgin, Payne, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—23.

Nay: Allen, Cartwright, Easterly, Garvin, Grantham, Kerr, Land, Lollar, Mor-

ford, Pitcher, Ritzhaupt, Rogers, Wilson (Beckham).—13.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—6.

Not Voting: Bailey, 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: Baldwin, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—30.

Nay: Allen, Cartwright, Easterly, Morford, Rogers, Wilson (Beckham).—6.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden, Pazoureck.—6.

Not Voting: Bailey, Tipps.—2.

The emergency was declared passed.

SB 51, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MOTION TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Cartwright moved that the vote be reconsidered by which **SB 51**, as amended in conference, was passed.

Senator Pazoureck asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 52** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 52 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE COURT OF CRIMINAL APPEALS; PROVIDING THAT THE JUDGES OF THE COURT OF

CRIMINAL APPEALS 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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from their amendments thereto.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 52, 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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Allen, Bailey, Grantham, Tipps.—4.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Allen, Bailey, Grantham, Tipps.—4.

The emergency was declared passed.

SB 52, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 55** was read:

Mr. President
and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 55 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE AUDITOR; PROVIDING THAT THE STATE AUDITOR 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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from their amendments thereto.

2. That the following Conference Committee Amendment be adopted: Page 1, Section 1, Line 15, strike the figures "28,200.00" in both columns and insert in lieu thereof the figures "28,300.00"; strike the figures "4,800.00" in both columns on Line 16 and insert in lieu thereof the figures "5,900.00"; and strike the figures "33,000.00" in both columns on Line 17 and insert in lieu thereof the figures "34,200.00".

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent,	Williams (Murray),
Vice Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

Senator Cartwright moved that the Senate refuse to adopt the Conference Committee Report on **SB 55**, which motion was tabled upon motion of Senator McClendon.

Senator McClendon moved that the Conference Committee Report on **SB 55** be adopted, which motion prevailed.

SB 55, 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, Belvin, Boecher, Bohannon, Collins, Colston, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Romang, Shoe-

make, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Breeden, Cartwright, Easterly, Garvin, Land, Lollar, Morford, Pazoureck, Rogers.—9.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Bailey.—1.

The Bill as amended in Conference, was passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Breeden, Cartwright, Easterly, Land, Lollar, Morford, Pazoureck, Rogers.—8.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Bailey.—1.

The emergency was declared passed.

SB 55, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Cartwright moved that the vote be reconsidered by which **SB 55**, as amended in Conference, was passed.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 56** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 56 entitled:

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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from their amendments thereto.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Hurst
Cowden	Skeith
Easterly	Shipley
Hamilton	Wolf
Payne	Murrow
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 56, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

The emergency was declared passed.

SB 56, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 61** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 61 entitled:

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; ETC.; 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 recede from Engrossed House Amendments 1 and 2.
2. That the Senate concur in Engrossed House Amendment No. 3.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray)
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 61, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stev-

enson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

The emergency was declared passed.

SB 61, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 69** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 69 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SECRETARY OF STATE; PROVIDING THAT THE SECRETARY OF STATE SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; AUTHORIZING THE SECRETARY OF STATE TO PREPARE ADDITIONAL COPIES OF LEGISLATIVE ACTS; ETC.; 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 recede from their amendments thereto.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Easterly	Hurst
Fine	Shipley
Hamilton	Wolf
Pazoureck	Murrow
Ritzhaupt	Larason
Stipe	Skaggs
Tipps	Cox
	Bradley (Tulsa)
	Sparks
	Clark
	Willis (Cherokee)

SB 69, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Morford, Trent.—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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Morford, Trent.—2.

The Emergency was declared passed.

SB 69, together with Conference Committee Report thereon, was ordered transmitted to The Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on SB 75 was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 75 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INSURANCE BOARD; PROVIDING THAT THE STATE INSURANCE BOARD SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES; FIXING LAPSE DATE; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith; 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 recede from Engrossed House Amendment No. 1.

2. That the following Conference Committee amendment be adopted: Page 1, Section 1, Line 17, strike the figures "142,500.00" in both columns and insert in lieu thereof the figures "130,000.00"; strike the figures "32,500.00" in both columns on Line 18 and insert in lieu thereof the figures "30,000.00"; and strike the figures "175,000.00" in both columns on Line 19 and insert in lieu thereof the figures "160,000.00".

3. That the Senate concur in Engrossed House Amendment No. 2.

4. That the Enacting Clause be inserted.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray)
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark

SB 75, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Ham, Morford, Trent.—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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Ham, Morford, Trent.—3.

The emergency was declared passed.

SB 75, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Ritzhaupt moved that the vote be reconsidered by which **SB 75**, as amended in Conference, was passed.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 91** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 91 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE CHIEF MINE INSPECTOR; PROVIDING THAT THE CHIEF MINE INSPECTOR 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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the Senate concur in Engrossed House Amendments 1, 2, 4 and 5.

2. That the House recede from Engrossed House Amendment No. 3.

3. That the following Conference Committee amendment be adopted: Page 2, Line 10, insert the following: "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." And amend the Title to conform.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 91 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Collins, Colston, Dacus, Field, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Ro-

mang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—28.

Nay: Breeden, Cartwright, Easterly, Garrison, Garvin, Land, McColgin, Morford, Wilson (Beckham).—9.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Fine, Trent.—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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—31.

Nay: Breeden, Cartwright, Garvin, McColgin, Morford, Wilson (Beckham).—6.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Fine, Trent.—2.

The emergency was declared passed.

SB 91, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Cartwright moved that the vote be reconsidered by which **SB 91**, as amended in Conference, was passed.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 140** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 140 entitled:

AN ACT MAKING AN APPROPRIA-

TION TO THE MENTAL HEALTH BOARD; STATING THE PURPOSE; REQUIRING THE MENTAL HEALTH BOARD TO MAKE CERTAIN PAYMENTS; MAKING THE APPROPRIATION FISCAL; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith; 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 recede from their amendment thereto.

Respectfully submitted,

FOR THE SENATE FOR THE HOUSE

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Easterly	Shipley
Fine	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 140, 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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Ritzhaupt, Rogers, Wilson (Beckham).—3.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Fine, Trent.—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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Ritzhaupt, Rogers, Wilson (Beckham).—3.

Excused: Berrong, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Fine, Trent.—2.

The Emergency was declared passed.

SB 140, together with Conference Committee Report thereon, was ordered transmitted to The Honorable House.

GENERAL ORDER

SB 72 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the Enacting Clause of **SB 72** be stricken.

Upon motion of Senator McClendon, **SB 72**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 72**, as amended, 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, Bailey, Belvin, Bohannon,

Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Greer).—31.

Excused: Berrong, Boecher, Cobb, Cowden, Harris, McSpadden.—6.

Not Voting: Baldwin, Garrison, Pitcher, Shoemake, Tipps, Trent, Wilson (Beckham).—7.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Greer).—31.

Excused: Berrong, Boecher, Cobb, Cowden, Harris, McSpadden.—6.

Not Voting: Baldwin, Garrison, Pitcher, Shoemake, Tipps, Trent, Wilson (Beckham).—7.

The Emergency was declared passed.

SB 72, as amended, was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Cartwright asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SJR 1** failed of passage, which was the order.

Senator Cartwright asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the Special Election feature in **SJR 2** failed of passage, which was the order.

GENERAL ORDER

HB 586 by Allard et al and McClendon

and Trent of the Senate was read and considered.

Senator Field moved to amend **HB 586** by striking therefrom the Title, which amendment was declared adopted.

Upon motion of Senator McClendon, **HB 586**, as amended, was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **HB 586** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 586 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Bohannon, Breed-en, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Berrong, Boecher, Cobb, Cowden, Harris, McSpadden.—6.

Not Voting: Allen, Baldwin, Pitcher, Rogers, Tipps.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Bohannon, Breed-en, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Berrong, Boecher, Cobb, Cowden, Harris, McSpadden.—6.

Not Voting: Allen, Baldwin, Pitcher, Rogers, Tipps.—5.

The Emergency was declared passed.

HB 586, as amended, was referred for engrossment.

GENERAL ORDER

HB 587 by Allard et al of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 587** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **HB 587**, as amended, was considered engrossed and placed upon third reading and final passage.

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, Belvin, Berrong, Bohannon, Breed-en, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Bailey, Easterly, Payne.—3.

Excused: Boecher, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Pitcher, Rogers.—2.

The Bill was declared passed.

Senator Berrong asked to be shown present, which was the order.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breed-en, Cartwright, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Bailey, Easterly, Payne.—3.

Excused: Boecher, Cobb, Cowden, Harris, McSpadden.—5.

Not Voting: Pitcher, Rogers.—2.

The Emergency was declared passed.

HB 587, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1116—By Burnham.

An Act relating to special mobilized machinery; amending Section 2, Chapter 4, Title 47, page 201, Oklahoma Session Laws 1959, (47 O. S. Supp. 1959 § 116.18); defining terms; providing for registration of special mobilized machinery with the Oklahoma Tax Commission and for the collection of additional fees and the apportionment thereof; prescribing requirements in the issuance of overweight permits for special mobilized machinery whose gross weight exceeds ninety-five thousand pounds and prescribing the maximum weight of any such vehicles; providing exemptions to machinery used in highway construction or road material production; repealing all conflicting laws and parts of laws; and providing for severability.

The above numbered **HB** was read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 392**.

The above numbered Bill was referred for enrollment.

Senator Land presiding.

MESSAGES FROM THE HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 559**.

The above numbered Enrolled Resolution was properly signed and ordered returned to Honorable House.

Senator Harris asked to be shown present, which was the order.

Senator Shoemaker presiding.

GENERAL ORDER

HB 1130 by Inman et al of the House and Trent, Fine, Bohannon, Shoemaker, McClendon, Stevenson, Hamilton, Ham, Colston and Graves of the Senate was read and considered.

Senator Grantham moved to amend **HB 1130**, line 14, page 3, by striking subsection "e", being lines 14 to 17 inclusive, which amendment was tabled upon motion of Senator Trent.

Upon motion of Senator Trent, **HB 1130** was advanced to engrossment.

Upon motion of Senator Trent, the rules of the Senate were suspended and **HB 1130** was considered Engrossed and placed upon third reading and final passage.

THIRD READING

HB 1130 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Bohannon, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, McClendon, Payne, Ritzhaupt, Rogers, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—21.

Nay: Allen, Berrong, Breeden, Cartwright, Colston, Dacus, Easterly, Garvin, Grantham, Land, Lollar, McColgin, Morford, Pazoureck, Pitcher, Romang, Wilson (Beckham).—17.

Excused: Boecher, Cobb, Cowden, McSpadden.—4.

Not Voting: Collins, Garrison.—2.

The bill was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 808**, as amended.

MESSAGES FROM THE HOUSE

Returning following Bills together with Conference Committee Reports thereon, advising adoption of Conference Commit-

tee Reports and passage of Measures as amended: Engrossed **SBs 44, 53.**

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 157, 191.**

The above numbered Enrolled Bills were referred to the Governor for consideration.

Senator Kerr asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 1037 by Northcutt and Poynor was read and considered.

Senator Colston asked to be shown as co-author of **HB 1037**, which was the order.

Upon motion of Senator Colston, **HB 1037** was advanced to engrossment.

Senator Colston asked unanimous consent, which was granted, that **HB 1037** was placed upon third reading and final passage.

THIRD READING

HB 1037 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Cartwright, Easterly.—2.

Excused: Berrong, Boecher, Cobb, Cowden, Kerr, McSpadden.—6.

Not Voting: Collins, Pazoureck, Wilson (Beckham).—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Cartwright, Easterly.—2.

Excused: Berrong, Boecher, Cobb, Cowden, Kerr, McSpadden.—6.

Not Voting: Collins, Pazoureck, Wilson (Beckham).—3.

The emergency was declared passed.

HB 1037, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTES

Senator Allen asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 405**, as amended, was passed, which was the order.

Senator Payne asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended, failed of passage, which was the order.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 611 by Allard et al of the House and McClendon and Trent of the Senate was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the enacting clause to **HB 611** be stricken.

Upon motion of Senator McClendon, **HB 611**, as amended, was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and

611, as amended, was advanced to 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, Bailey, Belvin, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Berrong, Boecher, Cobb, Cowden, Kerr, McSpadden.—6.

Not Voting: Baldwin, Collins, Wilson (Beckham).—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Berrong, Boecher, Cobb, Cowden, Kerr, McSpadden.—6.

Not Voting: Baldwin, Collins, Wilson (Beckham).—3.

The emergency was declared passed.

HB 611, as amended, was referred for engrossment.

GENERAL ORDER

HB 644 by Allard et al of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 644** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **HB 644**, as amended, was considered engrossed and placed upon third reading and final passage.

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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: McColgin.—1.

Excused: Berrong, Cobb, Cowden, Kerr, McSpadden, Pazoureck.—6.

Not Voting: Collins.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: McColgin.—1.

Excused: Berrong, Cobb, Cowden, Kerr, McSpadden, Pazoureck.—6.

Not Voting: Collins.—1.

The emergency was declared passed.

HB 644, as amended, was referred for engrossment.

GENERAL ORDER

Senator McClendon asked unanimous consent, which was granted, that **HB 913** be withdrawn from the Calendar and re-

referred to the Committee on Appropriations and Budget.

Senator Rogers asked unanimous consent, which was granted, that **SB 312** be stricken from the Calendar.

Senator Baldwin asked to be shown excused for the remainder of this legislative day, which was the order.

Upon motion of Senator Field, the Senate recessed to meet at 1:15 p. m.

AFTERNOON SESSION

At 1:15 p. m., the Senate was called to order by Senator Shoemaker.

Senator Field raised a question of "no quorum" and the Presiding Officer ordered the roll called, following which he declared a quorum present.

Senator Field, after telling of the delightful surprise party during the recess period in celebration of Senator Fine's 54th birthday, which will occur on July 2, read the following little poem and asked unanimous consent, which was granted, that it be incorporated herewith:

GREETINGS, Oh Solon, so good and so wise

Outstanding member of an outstanding group of guys;

Whose thunderous voice rings out in appeal

For the good of the people — for peace and good will

We sing out your praises to be heard wide and far.

We are the followers — you are the guiding star.

What we're trying to say is for YOU, Senator Fine

To have one bang up helluva HAPPY BIRTHDAY! !!!

MESSAGES FROM GOVERNOR

Advising approval by him, June 29, 1961, of Enrolled **SBs Nos. 359, 367**, entitled:

ENROLLED SENATE BILL NO. 359 — By Garrison.

AN ACT PERTAINING TO VOTING MACHINES; AMENDING SECTION 1,

CHAPTER 9, TITLE 26, PAGE 204, OKLAHOMA SESSION LAWS 1955 (26 O. S. SUPP. 1959, § 271), BY DELETING THE LANGUAGE THEREIN WHICH RESTRICTS THE PERMISSIVE USE OF VOTING MACHINES TO COUNTIES OF OVER 250,000 POPULATION; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 367 — By Garrison, Ham, Bohannon, Colston, Garvin, Grantham, Hamilton, Kerr, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt and Stevenson of the Senate and Goodfellow of the House.

AN ACT TO AMEND SECTION 5, SUBSECTION (5) CHAPTER 2b, TITLE 10, SENATE BILL 184, O. S. L. 1957, PAGE 23, AS AMENDED BY SECTION 1, CHAPTER 2A, TITLE 10, HOUSE BILL 884, O. S. L. 1959, PAGE 26 (10 O. S. SUPP. 1959, § 60.5, SUBSECTION (5)); PROVIDING FOR DIRECTOR OF PUBLIC WELFARE TO DESIGNATE, AUTHORIZE, AND DIRECT EMPLOYEES OF THE DEPARTMENT OF PUBLIC WELFARE TO APPEAR IN COURT WHERE ADOPTION PROCEEDINGS ARE HELD TO GIVE CONSENT FOR ADOPTION OF CHILDREN IN CUSTODY OF THE DEPARTMENT OF PUBLIC WELFARE; PROVIDING FOR SEVERABILITY; AND DECLARING AN EMERGENCY.

GENERAL ORDER

SJR 35 by Belvin of the Senate and Sullivan of the House was read and considered.

Senators Trent, Field, Ritzhaupt, Dacus, Wilson (Greer), Colston, Romang, Hamilton and Stevenson asked to be shown as co-authors of **SJR 35**, which was the order.

Upon motion of Senator Belvin, **SJR 35** was advanced to engrossment.

Upon motion of Senator Belvin, the rules of the Senate were suspended and **SJR 35** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 35 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—28.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden.—5.

Not Voting: Allen, Breeden, Collins, Easterly, Fine, McClendon, McColgin, Morford, Pazoureck, Stipe, Tipps.—11.

The Resolution was declared passed.

SJR 35 was referred for engrossment.

Senator Dacus asked to be shown excused until he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1196 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1196** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1196** was placed upon third reading and final passage.

THIRD READING

HB 1196 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Baldwin, Cobb, Cowden, Dacus, Kerr, McSpadden.—6.

Not Voting: Collins, Fine, McClendon, Morford, Pazoureck, Stipe.—6.

The bill was declared passed.

HB 1196 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1197 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1197** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1197** was placed upon third reading and final passage.

Senator Harris presiding.

THIRD READING

HB 1197 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Baldwin, Cobb, Cowden, Dacus, Kerr, McSpadden.—6.

Not Voting: Collins, Fine, McClendon, Stipe.—4.

The bill was declared passed.

HB 1197 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1206 by Baggett was read and considered.

Upon motion of Senator Wilson (Beck-

ham), **HB 1206** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1206** was placed upon third reading and final passage.

THIRD READING

HB 1206 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham).—31.

Excused: Baldwin, Cobb, Cowden, Dacus, Kerr, McSpadden.—6.

Not Voting: Breeden, Collins, McClen-don, Morford, Pazoureck, Stipe, Wilson (Greer).—7.

The bill was declared passed.

HB 1206 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1207 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1207** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1207** was placed upon third reading and final passage.

THIRD READING

HB 1207 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Easterly, Field, Fine, Garrison, Garvin,

Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Baldwin, Cobb, Cowden, Dacus, Kerr, McSpadden.—6.

Not Voting: Breeden, Collins, McClen-don, Pazoureck, Stipe.—5.

The bill was declared passed.

HB 1207 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1208 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1208** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1208** was placed upon third reading and final passage.

THIRD READING

HB 1208 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Baldwin, Cobb, Cowden, Dacus, Kerr, McSpadden.—6.

Not Voting: Breeden, Collins, McClen-don, Pazoureck, Stipe, Tipps.—6.

The bill was declared passed.

HB 1208 was properly signed and ordered returned to Honorable House.

Senator Morford asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 1209 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1209** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1209** was placed upon third reading and final passage.

THIRD READING

HB 1209 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Excused: Baldwin, Cobb, Cowden, Dacus, Kerr, McSpadden, Morford.—7.

Not Voting: Breeden, Collins, Garvin, McClendon, Pazoureck, Shoemake.—6.

The bill was declared passed.

HB 1209 was properly signed and ordered returned to Honorable House.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 1041 by Bower and Camp was read and considered.

Upon motion of Senator Bailey, **HB 1041** was advanced to engrossment.

Senator Bailey asked unanimous consent, which was granted, that **HB 1041** be placed upon third reading and final passage.

THIRD READING

HB 1041 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Boecher, Hamilton, McClendon, Payne, Shoemake.—5.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden, Morford.—6.

Not Voting: Collins.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Boecher, Hamilton, McClendon, Payne, Shoemake.—5.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden, Morford.—6.

Not Voting: Collins.—1.

The emergency was declared passed.

HB 1041 was properly signed and ordered returned to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 586 and **1037** each correctly engrossed.

SBs 44, 53 and **392** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs 586** and **1037**, each as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 44, 53** and **392** were, after fourth reading, each properly signed and ordered transmitted to the Honor-

able House for the signature of the Speaker.

GENERAL ORDER

SB 408 by Graves and Bailey of the Senate and Stevens et al of the House was read and considered.

Senator Breeden moved to amend **SB 408**, line 13, page 3, by changing the semicolon after the word "Oklahoma" to a period and deleting the remainder of said line and line 14, which amendment was tabled upon motion of Senator Graves.

Senator Bailey moved to amend **SB 408**, lines 4 and 5, page 3, by deleting the words "not supported by any state appropriated funds" and inserting "with other than state appropriated funds" which amendment he asked to withdraw.

Senator Bailey moved to amend **SB 408**, lines 4 and 5, page 3, by inserting a semicolon for the period after the word "contracts" and adding the following: "Provided further however that when any public educational institution purchases an annuity contract for any of its full-time officers or employees, the compensation of such officers or employees shall be reduced in an amount equal to the annual cost of such annuity contract" which amendment was tabled upon motion of Senator Field.

Upon motion of Senator Graves, **SB 408** was advanced to engrossment.

Upon motion of Senator Graves, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Da-

cus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Trent.—29.

Nay: Breeden, Cartwright, Easterly, Lollar, Shoemake, Wilson (Beckham), Wilson (Greer).—7.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden, Morford.—6.

Not Voting: Ritzhaupt, Tipps.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Trent.—30.

Nay: Breeden, Cartwright, Easterly, Shoemake, Wilson (Beckham), Wilson (Greer).—6.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden, Morford.—6.

Not Voting: Ritzhaupt, Tipps.—2.

The emergency was declared passed.

SB 408 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Bailey moved the vote be reconsidered by which **SB 408** was passed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 561**.

Senator Stipe asked for immediate consideration of **HCR 561**, which was the order, following which all members of the Senate were added as co-authors, upon request of Senator Stipe, the Resolution being read at length as follows and adopted upon motion of Senator Stipe:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 561—By Van Hooser, Skeith, Smith, McChristian, Abbott, Allard, Andrews, Atkinson, Avey, Baggett, Batson, Bernard, Bilyeu, Blackard, Blankenship, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Keyes, Lance, Larason, Lauer, Levergood, McCarty, McCue, McCune, Massey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poynor, Priebe, Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Skaggs, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taggart, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and Harris, Stipe, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer) of the Senate.

A CONCURRENT RESOLUTION COMMENDING THE SATURDAY EVENING POST AND ARTHUR W. BAUM, AUTHOR, FOR THE PREPARATION AND PUBLICATION OF THE ARTICLE "OKLAHOMA: THE STATE THAT STRUCK IT RICH".

WHEREAS, The Editor of the Saturday Evening Post did include as one of the

leading articles in the July 1, 1961 issue a factual and unbiased analysis of the State of Oklahoma by Author, Arthur W. Baum, entitled "Oklahoma: The State That Struck It Rich"; and

WHEREAS, The journalistic ability of Author, Arthur W. Baum, is reflected by his understanding of the historical background, cultural interests, relentless determination and imaginative foresight of the people of Oklahoma; and

WHEREAS, The information presented by the Saturday Evening Post is not only communicated to a majority of the people of the United States but to many millions throughout the world and by such vast and world-wide coverage an unequaled forum is provided for the honest and factual portrayal of the American way; and

WHEREAS, The responsibility to protect such a natural right of freedom of expression without censor, prejudice, biased or cynicism is elegantly fulfilled by the article "Oklahoma: The State That Struck It Rich".

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the people of the State of Oklahoma through their elected members to the Oklahoma Legislature do hereby commend and applaud the Editor of the Saturday Evening Post and Arthur W. Baum, Author of the article "Oklahoma: The State That Struck It Rich" for the fine and impartial presentation of the people and the State of Oklahoma today.

SECTION 2. That duly authenticated copies of this Resolution be prepared and forwarded to the Editor of the Saturday Evening Post and to Arthur W. Baum, Author.

Engrossed HCR 561 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 592, 642, 808.**

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 fourth reading of and returning Enrolled **SBs 44, 53.**

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM ACTING GOVERNOR GEORGE NIGH

Advising approval by him, June 29, 1961, of Enrolled **SBs 236, 269, 270 and 283,** entitled:

ENROLLED SENATE BILL NO. 236—By Fine of the Senate and Harper, Blackard, Sparkman and Willis (Cherokee) of the House.

AN ACT AMENDING 70 O. S. 1951, § 135a, AS AMENDED BY HOUSE BILL NO. 615, TWENTY-FOURTH LEGISLATURE, PAGE 543, OKLAHOMA SESSION LAWS 1953, RELATING TO DEPUTY COUNTY TREASURERS OF SCHOOL ACCOUNTS IN CERTAIN COUNTIES; PROVIDING FOR SAID DEPUTY COUNTY TREASURERS OF SCHOOL ACCOUNTS IN COUNTIES HAVING A POPULATION OF NOT LESS THAN THIRTEEN THOUSAND (13,000) NOR MORE THAN TWENTY THOUSAND (20,000) ACCORDING TO THE 1960 FEDERAL DECENNIAL CENSUS AND EACH SUCCEEDING FEDERAL DECENNIAL CENSUS AND A VALUATION OF NOT MORE THAN TWELVE MILLION DOLLARS (\$12,000,000.00); AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 269 — By Shoemaker.

AN ACT RELATING TO SALE OF OIL

AND GAS LEASEHOLDS BY ADMINISTRATORS AND EXECUTORS; ETC.

ENROLLED SENATE BILL NO. 270 — By Field of the Senate and Lauer of the House.

AN ACT RELATING TO SALARIES AND COMPENSATION OF COUNTY OFFICERS; AMENDING SENATE BILL NO. 22 OF THE TWENTY-SEVENTH LEGISLATURE, SESSION LAWS OF OKLAHOMA 1959, PAGE 98, BY CHANGING SECTION 8 OF SAID ACT TO PROVIDE THAT THE EIGHTY PERCENT (80%) LIMITATION ON DEPUTIES SHALL NOT APPLY TO COUNTY OFFICERS EMPLOYING TWO (2) DEPUTIES OR TECHNICAL HELP ON A PART-TIME CONTRACT OR WAGE BASIS WITHIN THE AMOUNT OF THE LAWFUL APPROPRIATION FOR SAID PURPOSES, BY AND WITH THE CONSENT AND APPROVAL OF THE COUNTY COMMISSIONERS; DESIGNATING SAID SECTION 8 AS TITLE 19, § 180.65; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 283 — By Grantham.

AN ACT RELATING TO ASSISTANT COUNTY ATTORNEYS; PROVIDING THAT IN CERTAIN COUNTIES SUCH ATTORNEYS DRAWING NOT MORE THAN SIXTY PERCENT (60%) OF THE SALARY OF THE COUNTY ATTORNEY OF SUCH COUNTY MAY BE AUTHORIZED TO ENGAGE IN THE PRIVATE PRACTICE OF LAW; AND DECLARING AN EMERGENCY.

MESSAGE FROM ACTING GOVERNOR GEORGE NIGH

Advising that **SB 315** was not signed by him within the specified period of time after it was received, and, therefore, has become law without his signature, the title of the bill being as follows:

SB 315—By Wilson (Beckham), Belvin, Cartwright, Hamilton, Kerr, McClendon, McColgin and Pazoureck of the Senate

and Holcomb, Cox, Diel, Fitch, Redman, Tate and Watkins of the House.

AN ACT RELATING TO EDUCATION; AUTHORIZING THE CONSTRUCTION AND EQUIPMENT OF BUILDINGS, STRUCTURES, PLANTS, AND SYSTEMS BY SCHOOL DISTRICTS WHICH MAINTAIN JUNIOR COLLEGES; ETC.; AND DECLARING AN EMERGENCY.

GENERAL ORDER

HB 811 by Skaggs et al was read and considered.

Senator Stipe asked to be shown as co-author of **HB 811**, which was the order.

Senator Ritzhaupt moved to amend **HB 811**, line 2, page 1, by adding after the word "officer" and before the word "to" in line 3, the following: "ambulances, Doctors of Medicine and Osteopathy and other state, county or city officers" which amendment was declared adopted.

Upon motion of Senator Stipe, **HB 811**, as amended, was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **HB 811**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 811 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden, Morford.—6.

Not Voting: Collins, Graves, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Baldwin, Cobb, Cowden, Kerr, McSpadden, Morford.—6.

Not Voting: Collins, Graves, Tipps.—3.

The emergency was declared passed.

HB 811, as amended, was referred for engrossment.

Senator Garrison asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 858 by Keyes, et al, was read and considered.

Senator Rogers asked to be made co-author of **HB 858**, which was the order.

Senator Rogers moved to amend **HB 858**, lines 16 and 17, page 3, by striking the words "county Commissioners" and inserting the word "trustees" in lieu thereof, which amendment was declared adopted.

Senator Rogers moved to amend **HB 858**, line 10, page 4, by striking the words "county Commissioners" and inserting the word "trustees" in lieu thereof, which amendment was declared adopted.

Senator Rogers moved to amend **HB 858**, lines 17 and 18, page 4 and lines 1 and 2, page 5, by striking all the words on such line beginning with the word "bonds" and all the words on lines 17 and 18 of page 4, and all the words on lines 1 and 2 of page 5, through the word "States" and inserting after the word "in" on line 16 of page 4, the following language: "Any or all of the following types of securities, which shall be the only legal investments for said funds: A.

Bonds, notes, warrants and other evidences of indebtedness which are direct obligations of the United States of America or for which the full faith and credit of the United States of America is pledged for the payment of principal and interest. B. Bonds and other evidences of indebtedness which are the direct obligations of or which are secured or guaranteed as to principal and interest by this State, or any State of the United States of America or the District of Columbia where there exists the power to levy taxes for the prompt payment of the principal and interest of such bonds or evidences of indebtedness, provided that no such bond or evidence of indebtedness shall be in default as to principal or interest at the time of such investment. C. Bonds or other evidences of indebtedness which are the direct obligations of any county, city, town, village, school district, sanitary district, park district, or other political subdivision or municipal corporation of this State or of any other State of the United States of America or of the District of Columbia which shall not be in default in the payment of either principal or interest of any of its general obligations at the time of such investment. D. Bonds or other obligations which are payable from revenue or earnings specifically pledged therefor of a Public Utility, State or Municipally owned, either directly or through Civil Divisions, authority or public instrumentality of a State or Municipality, provided that the laws of the State or Municipality authorizing the issuance of such bonds or other obligations require that rates for service be fixed, maintained and collected at all times so as to produce sufficient revenue or earnings to pay all operating and maintenance charges and both principal and interest of such bonds or obligations, and provided further, that no such bond or other obligation shall be in default as to principal or interest at the time of investment. E. Bonds, equipment trust certificates, or other evidences of indebtedness issued by any solvent corporation,

provided, that any such bonds or evidences of indebtedness shall be rated at the time of purchase in any of the three (3) highest classifications by at least one (1) standard rating service recognized by the Comptroller of the Currency in determining the eligibility of securities for purchase by National Banks. F. Shares or securities of any open-end or closed-end management type investment company or investment trust registered under the investment company Act of 1940, provided that the assets of such investment company or investment trust, other than cash on hand, shall be 100% in bonds." which amendment was declared adopted.

Senator Rogers moved to amend **HB 858**, line 5, page 6, by striking the words and figures "Sixty-five (65)" and inserting the words and figures "Sixty-two (62)" in lieu thereof, which amendment was declared adopted.

Senator Rogers moved to amend **HB 858**, lines 10, 11, 12, 13 and 14, page 6, by striking all of the language in said lines, which amendment was declared adopted.

Senator Rogers moved to amend **HB 858**, line 15, page 6, by adding after the word "years" and before the word "any" the following: "for those persons not entitled to benefit coverage by the Federal Social Security Program and the age of fifty (50) years for those entitled to such benefits" which amendment was declared adopted.

Senator Rogers moved to amend **HB 858**, line 4, page 7, by adding after the word "lifetime" and before the word "be" the following: "for those persons not entitled to benefit coverage by the Federal Social Security Program and until the age of fifty (50) years for those entitled to such benefits" which amendment was declared adopted.

Senator Ritzhaupt moved to amend **HB 858**, line 2, page 2, by striking after the word "Oklahoma" the remainder of line 2, all of line 3, and line 4, down

to the word "is", which amendment was tabled upon motion of Senator Rogers.

Upon motion of Senator Rogers, **HB 858**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **HB 858**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 858 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Colston, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—27.

Nay: Breeden, Dacus, Hamilton, Pitcher, Ritzhaupt.—5.

Excused: Baldwin, Cobb, Cowden, Garison, Kerr, McSpadden, Morford.—7.

Not Voting: Cartwright, Collins, Payne, Tipps, Wilson (Beckham).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—30.

Nay: Hamilton, Pitcher.—2.

Excused: Baldwin, Cobb, Cowden, Garison, Kerr, McSpadden, Morford.—7.

Not Voting: Cartwright, Collins, Payne, Tipps, Wilson (Beckham).—5.

The emergency was declared passed.

HB 858, as amended, was referred for engrossment.

GENERAL ORDER

HB 934 by McCue, et al, was read and considered.

Senators Lollar, Dacus, Harris, Berrong, Wilson (Greer), Field, Boecher, Hamilton, Payne, Wilson (Beckham) and Colston asked to be shown as coauthors of **HB 934**, which was the order.

Senator Hamilton moved to amend **HB 934**, line 5, page 6, by inserting after the word "Governor" the following: "by and with the advice and consent of the Senate", which amendment by unanimous consent he withdrew.

Senator Grantham moved to amend **HB 934**, line 7, page 7, by striking after the word "the" and before the word "members" the word and figure "six (6)" and inserting in lieu the word and figures "eighteen (18)", which amendment was tabled upon motion of Senator Fine.

Upon motion of Senator Lollar, **HB 934**, as amended, was advanced to engrossment.

Upon motion of Senator Lollar, the rules of the Senate were suspended and **HB 934**, as amended, was considered engrossed and placed upon third reading and final passage.

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, Bailey, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Grantham, Graves, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Belvin, Garvin, Land, Pazoureck, Stevenson.—5.

Excused: Baldwin, Cobb, Cowden, Garison, Kerr, McSpadden, Morford.—7.

Not Voting: Breeden, Ham, Tipps.—3.
The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Belvin, Land, Pazoureck, Stevenson.—4.

Excused: Baldwin, Cobb, Cowden, Gar-
rison, Kerr, McSpadden, Morford.—7.

Not Voting: Breeden, Ham, Tipps.—3.

The emergency was declared passed.

HB 934, as amended, was referred for engrossment.

Senators Land and Pazoureck asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 1068 by McChristian et al was read and considered.

Upon motion of Senator Stipe, **HB 1068** was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **HB 1068** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1068 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Collins, Dacus, Field, Fine, Ham, Hamilton, Harris, Lollar, McClendon, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent.—22.

Nay: Allen, Breeden, Cartwright, Colston, Easterly, Garvin, Grantham, Graves, McColgin, Stevenson, Wilson (Beckham), Wilson (Greer).—12.

Excused: Baldwin, Cobb, Cowden, Gar-
rison, Kerr, Land, McSpadden, Morford.—8.

Not Voting: Pitcher, Tipps.—2.

The bill was declared failed of passage.

Senator Hamilton asked to be shown excused for the remainder of this legislative day, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Stipe moved that the vote be reconsidered by which **HB 1068** failed of passage.

Senator Stipe asked unanimous consent, to which no objection was voiced, to immediately consider his motion to reconsider the vote by which **HB 1068** failed of passage.

Senator Breeden raised a point of order, stating the Stipe motion would require suspension of the Rules, the Presiding Officer ruling unanimous consent had been granted.

Senator Stipe asked to withdraw his request for immediate consideration of his motion to reconsider the vote by which **HB 1068** failed of passage, which was the order.

GENERAL ORDER

HB 880 by Keyes et al was read and considered.

Upon request of Senator Rogers, further consideration of **HB 880** was deferred for this day.

There being matters on the President's desk for 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 Collins presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Harris, seconded by Senator Dacus, advised and consented

to the confirmation of the executive nomination of TOBY MORRIS, of Lawton, Oklahoma, as a member of the State Industrial Court, for a term effective upon confirmation and ending March 14, 1967.

Senator Field moved when the Clerk's desk is cleared the Senate recess as provided under SCR 41, which motion was declared adopted.

FIRST READING

The following Bills were introduced and read the first time:

SB 426—By Collins, Bailey, Payne, Wilson (Greer) and Land of the Senate and McCune, Sparks, Poynor, Cox and Bradley (Tulsa) of the House.

An Act relating to certain bonds of the State of Oklahoma; amending Section 3, House Bill No. 705, Twenty-eighth Legislature; providing technical changes in language to designate more specifically certain issues of State of Oklahoma Building bonds; providing that as used in said House Bill No. 705, "68 O. S. 1951, § 586a, as amended," shall be deemed to refer to said Section as amended to the effective date of said House Bill No. 705; and declaring an emergency.

SB 427—By Shoemaker and Ham.

An Act making appropriation to the offices of the Superior Courts; stating the purposes; designating the fund; establishing a lapse date; making the provisions of this Act severable; and declaring an emergency.

SB 428—By Graves of the Senate and Levergood of the House.

An Act making an appropriation to Girls' Town; stating the purposes; making the appropriation non-fiscal; making provisions of this Act severable; repealing all Acts or parts of Acts in conflict herewith; and declaring an emergency.

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 **HBs 801, 837.**

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 801** was read and consideration deferred:

Mr. Speaker

and

Mr. President

We, your Conference Committee, to whom was referred Engrossed House Bill No. 801, and Engrossed Senate Amendments thereto, entitled:

AN ACT FIXING THE RATE OF INTEREST TO BE CHARGED BY THE COMMISSIONERS OF THE LAND OFFICE ON THE BALANCE OF THE PURCHASE PRICE OF LANDS SOLD UNDER SALES CONTRACT: PROVIDING THE MAXIMUM PERIOD OF TIME IN WHICH SUCH BALANCE SHALL BE PAID; REPEALING ALL ACTS OR PARTS OF ACTS 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 recommendations:

1. That the Senate recede from Senate Amendment No. 1.

2. That the Senate recede from Senate Amendment No. 2, and that in lieu thereof the following Conference Committee Amendment be adopted:

Page 1, Sec. 1, Line 15, by adding after the words "per annum," and before the word "providing" the words "payable semi-annually,";

Page 1, Sec. 1, Line 16, by striking the words "not to exceed 25 equal annual".

3. That the Senate recede from Senate Amendment No. 3.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Privett, Chairman	Breeden,
Page	Chairman
Holder	Hamilton
	Grantham

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 837** was read and consideration deferred:

Mr. Speaker
and

Mr. President

We, your Conference Committee, to whom was referred Engrossed House Bill No. 837, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO DEPUTY SHERIFFS; AUTHORIZING THE APPOINTMENT OF NOT MORE THAN ONE (1) OR TWO (2) ADDITIONAL DEPUTIES IN COUNTIES HAVING A COURT OF COMMON PLEAS; REQUIRING APPROVAL OF DISTRICT JUDGES; RESTRICTING DUTIES TO SERVICE OF TRAFFIC WARRANTS FOR COURTS OF RECORD; FIXING COMPENSATION ON A FEE BASIS AND MILEAGE FOR DEFENDANTS DELIVERED TO COURT; AUTHORIZING PAYMENTS FROM COURT FUND; AND DECLARING AN EMERGENCY,

beg leave to report that we 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 Senate recede from Senate Amendment No. 2.
3. That the following Conference Committee substitute for House Bill 837 be adopted:

AN ACT RELATING TO DEPUTY SHERIFFS; AUTHORIZING THE APPOINTMENT OF NOT MORE THAN TWO (2) ADDITIONAL DEPUTIES IN COUN-

TIES HAVING A COURT OF COMMON PLEAS AS PROVIDED IN TITLE 20 OKLAHOMA STATUTES 1951, SECTIONS 651 THROUGH 671, BOTH INCLUSIVE, AS AMENDED, REQUIRING APPROVAL OF DISTRICT JUDGES; PRESCRIBING DUTIES AND COMPENSATION OF SUCH DEPUTY SHERIFFS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. The sheriff of any county wherein there is established a court of common pleas as provided in Title 20 Oklahoma Statutes 1951, Sections 651 through 671, both inclusive, as amended, may, upon approval of the majority of district judges of the judicial district wherein the county is situated, employ not to exceed two deputy sheriffs, who shall be in addition to those otherwise authorized by law. The primary duty of said deputy sheriff shall be to serve warrants and other process in connection with the court of common pleas of such county. The deputy sheriff so appointed shall be paid out of the court fund of said county a salary and mileage which shall not exceed the salary and mileage received by the regular deputy sheriff in said county. The presiding judge of the district court of said county may assign additional duties to said deputy sheriffs as he deems proper in connection with the courts of record of said county. Said deputies so appointed shall serve at the pleasure of the sheriffs.

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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Howard, Chairman	Land, Chairman
McCune	Grantham
Bradley	Colston

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 188, 192, 337, 380, as amended.

HAs to SB 188 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 188, Page 1, Line 9, of the TITLE by striking "AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Amend Page 1, Line 34½, by striking all of SECTION 2.

HA to SB 192 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 192, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT RELATING TO ALCOHOLIC BEVERAGES; MAKING IT UNLAWFUL TO POSSESS ALCOHOLIC BEVERAGES WITH INTENT TO SELL WITHOUT PROPER STATE LICENSE; REQUIRING FORFEITURE TO STATE OF ALCOHOLIC BEVERAGES FOUND IN POSSESSION OF A PERSON WHO, ON THE DAY OF THE SEIZURE OR WITHIN FIFTEEN (15) DAYS PRIOR THERETO, HAS SOLD ALCOHOLIC BEVERAGES WITHOUT LICENSE, OR HAS OPERATED AN OPEN SALOON; AND DECLARING AN EEMRGENCY."

HAs to SB 337 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 337 by adding the following coauthor: "HENRY of the House."

AMENDMENT NO. 2. Amend by striking the TITLE and inserting in lieu thereof the following:

"AN ACT RELATING TO AUTHORITY AND COMPENSATION OF PRECINCT REGISTRARS; AMENDING SECTION 3, CHAPTER 4, TITLE 26, OKLAHOMA SESSION LAWS 1957, PAGE 173 (26 O. S. SUPP. 1959, SECTION 93.3, TITLE 26, CHAPTER 5, SECTION 1, PAGE 119, OKLAHOMA SESSION LAWS 1959, SEC-

TION 20, CHAPTER 2b, TITLE 26, OKLAHOMA SESSION LAWS 1953 AS AMENDED BY SECTION 10, CHAPTER 4a, TITLE 26, OKLAHOMA SESSION LAWS 1957 (26 O. S. SUPP. 1957, SECTION 103.20) AS AMENDED BY SECTION 14, CHAPTER 5, TITLE 26, PAGE 118, OKLAHOMA SESSION LAWS 1959, AND DECLARING AN EMERGENCY.

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 35, by adding the following:

"SECTION 2. Title 26, Chapter 4b, Section 1 at page 119 Oklahoma Session Laws 1959 is hereby amended to read as follows:

Provided that the secretary of each county election board, or county registrar in counties having a county registrar, is hereby authorized to appoint a deputy registrar in each city or town in his county wherein no central registration office is located. Said deputy is hereby authorized to perform all functions of a deputy registrar, provided that said deputy registrar * * * shall be paid twenty-five cents per registration, transfer or reinstatement.

SECTION 3. Section 20, Chapter 2b, Title 26 O. S. L. 1953 as amended by Section 10, Chapter 4a, Title 26 O. S. L. 1957 (26 O. S. Supp. 1957 § 103.20) as amended by Section 14, Chapter 5, Title 26 at page 118 O. S. L. 1959 is hereby amended to read as follows:

§ 20 Except as provided in Section 8 (f) (2) of this Act, each precinct registrar shall receive fifty cents * * and each registrar at large shall receive twenty-five cents (25c).

(1) For each elector * * he registers *.

(2) For each elector * * 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. which shall be payable by the county provided that a registrar at large shall

have the authority to register any elector residing in his county.

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."

HAS to SB 380 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend En-grossed Senate Bill No. 380., Page 1, SECTION 1, § 41, Line 28, by inserting after the words "Revolving Fund" a sufficient number of "asterisks" to denote deletion of material.

AMENDMENT NO. 2. Amend Page 1, SECTION 1, § 41, Line 32, by striking after the words "any funds" the remainder of Line 32 and substituting therefor the

words "for rental, lease or use of any building, office or space."

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 996—Privileges and Elections.

DO PASS, as amended:

SB 77—Appropriations and Budget.

HB 1052—Revenue and Taxation.

HB 1079—Business and Industry.

As provided under the Field motion, the Senate was declared recessed to meet at 1:30 p. m., Wednesday, July 5, 1961, in conformity with **SCR 41**, adopted by the 28th Legislature.

One Hundred and Fourth Legislative Day

Wednesday, July 5, 1961

Pursuant to **SCR 41**, the Senate was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Bailey, Baldwin, Boecher, Cobb, Collins, Garvin, Morford.—8.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Richard Rodgers, Rector of St. Luke's Episcopal Church, Bartlesville, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Cartwright introduced Cathy Mayhue and asked that she be made Honorary Page for this legislative day, which was the order.

Senator Rogers introduced David Coburn and asked that he be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 36, 72, SJR 35, SCR 42, and HBs

587, 611, 644, 811 and 934 each correctly engrossed.

SB 267 correctly enrolled.

Engrossed **SBs 36, 72, SJR 35 and SCR 42** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 587, 611, 644, 811 and 934**, as amended, were properly signed and returned to the Honorable House.

Enrolled **SB 267** was, after fourth reading, 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 392**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 426—Education—Higher.

SB 427—Judiciary.

SB 428—Appropriations and Budget.

HB 1116—Roads and Highways.

GENERAL ORDER

HB 1137 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1137** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1137** was placed upon third reading and final passage.

THIRD READING

HB 1137 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Dacus.—1.

Excused: Allen, Bailey, Baldwin, Boecher, Cobb, Collins, Garvin, Morford.—8.

Not Voting: Belvin.—1.

The bill was declared passed.

HB 1137 was properly signed and ordered returned to Honorable House.

Senator Allen asked to be shown present, which was the order.

GENERAL ORDER

HB 1175 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1175** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1175** was placed upon third reading and final passage.

THIRD READING

HB 1175 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cow-

den, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Nay: Dacus.—1.

Excused: Bailey, Baldwin, Cobb, Collins, Garvin, Morford.—6.

Not Voting: Belvin, Trent.—2.

The bill was declared passed.

HB 1175 was properly signed and ordered returned to Honorable House.

Senator Boecher asked to be shown present, which was the order.

GENERAL ORDER

HB 1176 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1176** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1176** was placed upon third reading and final passage.

THIRD READING

HB 1176 was read for the third time at length.

On the passage of Bill, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Nay: Dacus.—1.

Excused: Bailey, Baldwin, Cobb, Collins, Garvin, Morford.—6.

Not Voting: Belvin, Trent.—2.

The bill was declared passed.

HB 1176 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1183 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1183** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1183** was placed upon third reading and final passage.

THIRD READING

HB 1183 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Nay: Dacus.—1.

Excused: Bailey, Baldwin, Cobb, Collins, Garvin, Morford.—6.

Not Voting: Belvin, Trent.—2.

The bill was declared passed.

HB 1183 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1210 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham) further consideration of **HB 1210** was deferred until some future legislative day.

Senator Harris asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senators Baldwin and Cobb asked to be shown present, which was the order.

HB 1211 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1211** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1211** was placed upon third reading and final passage.

THIRD READING

HB 1211 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—35.

Excused: Bailey, Collins, Garvin, Harris, Morford.—5.

Not Voting: Cobb, McClendon, Stipe, Wilson (Greer).—4.

The bill was declared passed.

HB 1211 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1212 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1212** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1212** was placed upon third reading and final passage.

THIRD READING

HB 1212 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Collins, Garvin, Harris, Morford.—5.

Not Voting: Boecher, Cobb, Pitcher, Stipe.—4.

The bill was declared passed.

HB 1212 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1210 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1210** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1210** was placed upon third reading and final passage.

THIRD READING

HB 1210 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Easterly, Field, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Dacus, McSpadden, Ritzhaupt.—3.

Excused: Bailey, Collins, Garvin, Harris, Morford.—5.

Not Voting: Cobb, Fine, Stipe.—3.

The bill was declared passed.

HB 1210 was properly signed and ordered returned to Honorable House.

Senator Morford asked to be shown present, which was the order.

GENERAL ORDER

HB 1213 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1213** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1213** was placed upon third reading and final passage.

THIRD READING

HB 1213 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Collins, Garvin, Harris.—4.

Not Voting: Stipe.—1.

The bill was declared passed.

HB 1213 was properly signed and ordered returned to Honorable House.

Senator Harris asked to be shown present, which was the order.

GENERAL ORDER

HB 1214 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1214** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1214** was

placed upon third reading and final passage.

THIRD READING

HB 1214 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Stipe.—1.

The bill was declared passed.

HB 1214 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1215 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1215** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1215** was placed upon third reading and final passage.

THIRD READING

HB 1215 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Ro-

mang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Bailey, Collins, Garvin, Harris.—4.

Not Voting: McSpadden, Stipe.—2.

The bill was declared passed.

HB 1215 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1216 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1216** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1216** was placed upon third reading and final passage.

THIRD READING

HB 1216 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: McSpadden, Stipe.—2.

The bill was declared passed.

HB 1216 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1217 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1217** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1217** was placed upon third reading and final passage.

THIRD READING

HB 1217 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Stipe.—1.

The bill was declared passed.

HB 1217 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 996 by Andrews, et al, was read and considered.

Upon motion of Senator Rogers, **HB 996** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **HB 996** was 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, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Ro-

mang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—37.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Boecher, Ritzhaupt, 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, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—37.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Boecher, Ritzhaupt, Stipe, Wilson (Greer).—4.

The Emergency was declared passed.

HB 996 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 1007 by Andrews was read and considered.

Upon motion of Senator Rogers, **HB 1007** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **HB 1007** was 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson,

Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Allen, Stipe.—2.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Allen, Stipe.—2.

The Emergency was declared passed.

HB 1007 was properly signed and ordered returned to The Honorable House.

GENERAL ORDER

HB 1009 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1009** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1009** was 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: Allen, Baldwin, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Belvin, Berrong, Breeden, Stipe.—4.

The bill was declared passed.

HB 1009 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1012 by Skeith was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1012** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1012** was 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, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Belvin, Berrong, Cobb, Garrison, Stipe.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Belvin, Berrong, Cobb, Garrison, Stipe.—5.

The emergency was declared passed.

HB 1012 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1019 by Skaggs was read and considered.

Upon motion of Senator Ham, **HB 1019** was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **HB 1019** was placed upon third reading and final passage.

THIRD READING

HB 1019 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Allen, Belvin, Harris, Pitcher, Tipps.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Allen, Belvin, Harris, Pitcher, Tipps.—5.

The emergency was declared passed.

HB 1019 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1218 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1218** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1218** was placed upon third reading and final passage.

THIRD READING

HB 1218 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Belvin, Garrison, Graves, Harris, Morford, Pitcher, Tipps.—7.

The bill was declared passed.

HB 1218 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1219 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1219** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1219** was placed upon third reading and final passage.

THIRD READING

HB 1219 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, Collins, Garvin.—3.

Not Voting: Belvin, Ham, Harris, Payne, Pitcher.—5.

The bill was declared passed.

HB 1219 was properly signed and ordered returned to Honorable House.

Senator Belvin asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 880 by Keyes, et al, was read and considered.

Upon motion of Senator Rogers, **HB 880** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **HB 880** was placed upon third reading and final passage.

THIRD READING

HB 880 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Berrong, Boecher, Bohannon, Breeden, Dacus, Easterly, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—25.

Nay: Allen, Baldwin, Cartwright, Colston, Morford, Tipps.—6.

Excused: Bailey, Belvin, Collins, Garvin.—4.

Not Voting: Cobb, Cowden, Field, Fine, Garrison, Harris, Payne, Pitcher, Trent.—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Easterly, Garrison, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Cartwright.—2.

Excused: Bailey, Belvin, Collins, Garvin.—4.

Not Voting: Cobb, Cowden, Field, Fine, Harris, Payne, Pitcher, Trent.—8.

The emergency was declared passed.

HB 880, as amended, was referred for engrossment.

Senator Belvin asked to be shown present, which was the order.

GENERAL ORDER

HB 881 by Keyes, et al, was read and considered.

Upon motion of Senator Rogers, **HB 881** was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **HB 881** was placed upon third reading and final passage.

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: Berrong, Bohannon, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—30.

make, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Morford, Stevenson, Tipps.—11.

Excused: Bailey, Collins, Garvin.—3.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Berrong, Bohannon, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Colston, Morford, Stevenson, Tipps.—11.

Excused: Bailey, Collins, Garvin.—3.

The Emergency was declared passed.

HB 881, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 902, 922, 1027, 1041, 1196, 1197, 1206, 1207, 1208, 1209**.

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 **HCR 561**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

President Pro Tempore Collins asked to be shown present, which was the order.

GENERAL ORDER

SB 77 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Senator McClendon asked unanimous

consent, which was granted, to strike the Enacting Clause of **SB 77**.

Upon motion of Senator McClendon, **SB 77**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 77**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 77 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Hamilton, Land, Lollar, McClendon, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Garrison, Grantham, Kerr, McSpadden, Pitcher.—5.

Excused: Bailey, Garvin.—2.

Not Voting: Ham, Harris, Pazoureck.—3

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Hamilton, Land, Lollar, McClendon, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Garrison, Grantham, Kerr, McSpadden, Pitcher.—5.

Excused: Bailey, Garvin.—2.

Not Voting: Ham, Harris, Pazoureck.—3.

The emergency was declared passed.

SB 77, as amended, was referred for engrossment.

THIRD READING

Senator Cobb asked unanimous consent,

which was granted, that **SB 163** be withdrawn from the Calendar and re-referred to the Committee on Business and Industry for further study.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Fine moved that the vote be reconsidered by which **HB 1130** failed of passage.

MOTION

Referring to checks placed upon the desk of each Democratic Member of the State Senate in the sum of \$1.00, drawn upon the account of the Oklahoma County Republican Committee and bearing the notation "In full payment of services rendered by the Oklahoma Democratic Senators for helping make Oklahoma a 2-Party State," President Pro Tempore Collins made the following motion:

Mr. President:

I move that each of these checks be returned to the Oklahoma County Republican Committee with the notation that they be dispersed to the vested interests from which they came.

Senator Baldwin, as an amendment to the Collins motion, moved that the President Pro Tempore, on behalf of the Democratic Members of the State Senate, be empowered to return the checks to the Oklahoma County Republican Committee, which amendment was declared adopted.

The vote occurring upon the Collins motion, as amended, it was declared adopted

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 327**, as amended.

HAs to **SB 327** read as follows and concurred in upon motion of Senator Hamilton:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 327, Page 1, Line 7 of the TITLE by striking after the word "OKLAHOMA;" the following language; "MAKING THE TAX APPLY TO CERTAIN

PROPERTY BROUGHT INTO THE STATE;"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, after the word "Oklahoma"; on Line 32, strike the remaining of Line 32, also Lines 33, 34, 35, and 36, and on Page 2, strike Lines 2, 3 and 4.

SB 327, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, M c S p a d d e n, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Ritzhaupt.—1.

Excused: Bailey.—1.

Not Voting: Cobb, Ham, McClendon.—3.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, M c S p a d d e n, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Nay: Ritzhaupt.—1.

Excused: Bailey.—1.

Not Voting: Cobb, Ham, McClendon.—3.

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 Cartwright, the

Senate concurred in **HAs** to Engrossed **SB 380**.

SB 380, 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, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Excused: Bailey, Colston.—2.

Not Voting: Berrong, Bohannon, Cobb, Collins, Easterly, Ham, McClendon, Payne, Pitcher, Stipe, Wilson (Beckham).—11.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Excused: Bailey, Colston.—2.

Not Voting: Berrong, Bohannon, Cobb, Collins, Easterly, Ham, McClendon, Payne, Pitcher, Stipe, Wilson (Beckham).—11.

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 Graves, the Senate concurred in **HAs** to Engrossed **SB 337**.

SB 337, 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, Belvin, Boecher,

Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—25.

Nay: Breeden, Cartwright, Garrison, Hamilton, McSpadden, Morford, Romang, Stevenson.—8.

Excused: Bailey, Colston.—2.

Not Voting: Berrong, Bohannon, Cobb, Collins, Easterly, McClendon, Payne, Pitcher, Wilson (Beckham).—9.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Breeden, Cartwright, Hamilton, McSpadden, Morford.—5.

Excused: Bailey, Colston.—2.

Not Voting: Berrong, Cobb, Collins, McClendon, Payne, Pitcher, Wilson (Beckham).—7.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

PENDING CONSIDERATION OF CONFERENCE COMMITTEE REPORT

Upon motion of Senator Land, the Conference Committee Report on **HB 837** was declared adopted.

HB 837, 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, Belvin, Boecher, Bohannon, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Har-

ris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Nay: Breeden.—1.

Excused: Bailey, Colston.—2.

Not Voting: Berrong, Cobb, Collins, McClendon, Rogers, 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, Belvin, Boecher, Bohannon, Cartwright, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—35.

Nay: Breeden.—1.

Excused: Bailey, Colston.—2.

Not Voting: Berrong, Cobb, Collins, McClendon, Rogers, Wilson (Beckham).—6.

The emergency was declared passed.

HB 837, together with Conference Committee Report thereon, was ordered returned to Honorable House.

GENERAL ORDER

SB 419 by Fine, Hamilton and McClendon of the Senate and Vandiver et al of the House was read and considered.

Senator Dacus asked to be shown as co-author of **SB 419**, which was the order.

Senator Land moved to amend **SB 419** by striking the period at the end of line 12, page 5, and placing a comma and the word "or" and inserting between lines 12 and 13 the following: "(g) for services performed by a resident individual without the State of Oklahoma, where the wages of such individual are subjected to income tax withholding under the laws of the state where such services are performed."

Senator Land asked unanimous consent, which was granted, to amend his amend-

ment by striking the words "wages of such individual are subjected to income tax withholding" and substitute therefor the words "income tax on such wages are withheld," which amendment was tabled upon motion of Senator Fine.

Upon motion of Senator Fine, **SB 419** was advanced to engrossment.

Upon motion of Senator Fine, the rules of the Senate were suspended and **SB 419** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 419 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—36.

Excused: Bailey, Colston.—2.

Not Voting: Cartwright, Collins, Graves, Ham, Rogers, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—36.

Excused: Bailey, Colston.—2.

Not Voting: Cartwright, Collins, Graves, Ham, Rogers, Wilson (Beckham).—6.

The emergency was declared passed.

SB 419 was referred for engrossment.

Senator Colston asked to be shown excused until such time as he can return to the Chamber, which was the order.

MESSAGES FROM ACTING GOVERNOR GEORGE NIGH

Advising approval by him June 29, 1961, of Enrolled SBs 44, 53, 110, 235, 323, 364, entitled:

ENROLLED SENATE BILL NO. 44—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF CIVIL DEFENSE; STATING THE PURPOSE; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 53—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE SCHOOL LUNCH DIVISION OF THE STATE BOARD OF EDUCATION; STATING THE PURPOSE; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 110—By Wilson (Beckham), Garvin and Grantham of the Senate and Bullard of the House.

AN ACT RELATING TO REVENUE AND TAXATION, AMENDING TITLE 68 O. S. 1951, § 1515.

ENROLLED SENATE BILL NO. 235—By Field, et al of Senate and Larason et al of House.

AN ACT RELATING TO THE LICENSING AND REGISTRATION OF VEHICLES USED EXCLUSIVELY FOR THE TRANSPORTATION OF MACHINERY AND EQUIPMENT USED IN SOIL CONSERVATION WORK FOR THE CONSTRUCTION OF TERRACES, PONDS, LEVEES, AND DITCHES ON FARMS FOR AGRICULTURAL PURPOSES, OR FOR CLEARING LANDS FOR SUCH PURPOSES; PROVIDING THE LICENSE FEE FOR SUCH REGISTRATION; APPORTIONING

THE REVENUE FROM SUCH FEES; MAKING SAID FEES IN LIEU OF AD VALOREM TAXATION OF SUCH VEHICLES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 323—By Berrong and Dacus of the Senate and Diel, Mountford, Bradley (Tulsa), Eidson, Fowler, Hopkins, McCue, McCune, Nichols (Dewey), Patterson, Ruby, and Wilhelm of the House.

AN ACT RELATING TO THE REHABILITATION OR CLEARANCE AND REDEVELOPMENT OF BLIGHTED AREAS IN CERTAIN INCORPORATED CITIES IN THIS STATE IN ACCORDANCE WITH URBAN RENEWAL PLANS APPROVED BY THE GOVERNING BODIES THEREOF; etc.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 364—By Trent of the Senate and Nichols (Semino), Cole et al of the House.

AN ACT RELATING TO SOCIAL SECURITY, AMENDING 56 O. S. 1951, § 190, AS AMENDED BY SECTION 1, CHAPTER 7b, TITLE 56, O. S. L. 1957, § 191; PROVIDING FOR PAYMENT OF CHECKS ON VOUCHERS TO RECIPIENTS OF ASSISTANCE, AFTER DEATH OF PAYEE; AND DECLARING AN EMERGENCY.

MESSAGES FROM ACTING GOVERNOR GEORGE NIGH

Advising approval by him June 30, 1961, of ENROLLED SJR 25, SBs 157, 191, 302, 360, 375, 387, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 25—By Morford.

A JOINT RESOLUTION AUTHORIZING E. C. DAVIS AND COY A. DAVIS, HIS WIFE, OF ALFALFA COUNTY, OKLAHOMA, TO BRING SUIT AGAINST THE STATE OF OKLAHOMA, TO DETERMINE THE AMOUNT OF DAMAGES, IF ANY, SUSTAINED BY THEM ON ACCOUNT OF THE CONSTRUCTION OF STATE HIGHWAY NO. 8 ADJOINING

THEIR PROPERTY, ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 157—
By Pazoureck and Garrison of the Senate and Levergood of the House.

AN ACT RELATING TO COURTS; AUTHORIZING APPOINTMENT OF PUBLIC DEFENDER ON RECOMMENDATION OF COUNTY ATTORNEY AND JUDGES OF COURTS OF RECORD IN ALL COUNTIES OF THIS STATE HAVING A POPULATION OF TWENTY-FOUR THOUSAND SEVEN HUNDRED TWENTY-SEVEN (24,727) AND NOT EXCEEDING SIXTY THOUSAND (60,000), ACCORDING TO THE 1960 OR ANY SUCCEEDING FEDERAL DECENNIAL CENSUS, ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 191—
By Shoemake of the Senate and Goodfellow of the House.

AN ACT RELATING TO ALCOHOLIC BEVERAGES; AMENDING SUBSECTION (a), SECTION 38, CHAPTER 1, TITLE 37, OKLAHOMA SESSION LAWS 1959, PAGE 160 (37 O. S. SUPP. 1959, § 538 (a); MAKING IT A FELONY TO OPERATE A WHISKEY STILL WITHOUT VALID STATE LICENSE; FIXING PENALTIES; AND DECLARING AN EMERGENCY.

ENROLLED HOUSE BILL NO. 302—
By Rogers of the Senate and Skaggs of the House.

AN ACT RELATING TO ELECTIONS; AMENDING II O. S. 1951, § 61; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 360—
By Kerr.

AN ACT RELATING TO REGISTRATIONS; AMENDING SECTION 1, CHAPTER 4, TITLE 26, PAGE 172, O. S. L. 1957 (26 O. S. SUPP. 1959, § 93.1), ETC.

ENROLLED SENATE BILL NO. 375—
By Bailey of the Senate and Nichols (Seminole) of the House.

AN ACT RELATING TO REGISTRATION; AMENDING SECTION 18, CHAPTER 4, TITLE 26, PAGE 177, O. S. L. 1957 (26 O. S. SUPP. 1959, § 93.18), ETC.; AND DECLARING AN EMERGENCY.

TER 4, TITLE 26, PAGE 177, O. S. L. 1957 (26 O. S. SUPP. 1959, § 93.18), ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 387—
By Easterly of the Senate and Murrow of the House.

AN ACT RELATING TO COUNTY FREE FAIRS; SPECIFYING LANDS UPON WHICH BUILDINGS FOR SUCH FAIRS MAY BE CONSTRUCTED; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE GOVERNOR

Advising that the following numbered Bills have not been signed by him within the specified period of time after they were received by him and have therefore become laws without his signature:

ENROLLED SENATE BILL NO. 119—
By Breeden of the Senate and Bernard, Forsythe, Odom (McIntosh), Fogarty, Nichols (Dewey), Settles, Sparkman, and Wilhelm of the House.

AN ACT AUTHORIZING THE STATE BOARD OF HEALTH, STATE HEALTH COMMISSIONER, TO ESTABLISH RULES AND REGULATIONS UNDER WHICH ALL PERSONS ENGAGED IN CLEANING OF SEPTIC TANKS OR CESSPOOLS SHALL BE LICENSED; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 292—
By Committee on Public Health.

AN ACT RELATING TO BOTTLED WATER AND BOTTLED WATER PLANT ETC.; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE GOVERNOR

Advising approval by him July 5, 1961, of Enrolled **SB 362**, entitled:

ENROLLED SENATE BILL NO. 362—
By Boecher and Pazoureck of the Senate and Priebe and Watkins of the House.

AN ACT REPEALING HOUSE BILL NO. 674, TWENTY-SEVENTH LEGISLATURE, CHAPTER 20a, TITLE 2, PAGE 11, OKLAHOMA SESSION LAWS 1959 (82

O. S. SUPP. 1959, § 1151-1188, INCLUSIVE, ETC.; AND DECLARING AN EMERGENCY.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1226—By General Investigating Committee.

An Act relating to State Board of Public Affairs; amending 74 O. S. 1951, § 61, providing for appointment confirmation and terms of office of board members; restricting removal from office for cause only; setting time appointments shall be made; requiring members to devote full time to duties of office; authorizing Governor to designate chairman, vice-chairman and secretary; fixing effective date of Act; 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 **SB 267**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 32**, as coauthored by Andrews, Avey, Bradley (Tulsa), Burnham, Craig (Kay), Dolezal, Eidson, Fowler, Hesser, McChristian, Murrow, Patterson, Priebe, Privett, Redman, Stevens and Taliaferro.

The above numbered Resolution was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising adoption of **SCR 42**, as coauthored by the entire membership of the House.

The above numbered Resolution was referred for enrollment.

MOTION TO RECONSIDER VOTE

Referring to the Allen motion to reconsider the vote by which **SB 405** passed:

Senator Payne moved to table the Allen motion, to reconsider the vote by which **SB 405** was passed, which motion was declared adopted upon a roll call as follows:

Aye: Belvin, Boecher, Bohannon, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—24.

Nay: Allen, Berrong, Breeden, Cartwright, Colston, Garrison, Garvin, Graves, Harris, Land, Lollar, Morford, Pazoureck, Rogers, Wilson (Beckham), Wilson (Greer).—16.

Excused: Bailey.—1.

Not Voting: Baldwin, Ham, Pitcher.—3.

The vote occurring on the Payne motion, to reconsider the vote by which the emergency to **SB 405** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—30.

Nay: Allen, Cartwright, Garrison, Garvin, Graves, Land, Lollar, Pazoureck, Rogers, Wilson (Greer).—10.

Excused: Bailey.—1.

Not Voting: Baldwin, McSpadden, Wilson (Beckham).—3.

On the question of passage of emergency to **SB 405**, the roll call resulted as follows:

Aye: Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Kerr, McClendon, Mc-

Colgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—28.

Nay: Allen, Cartwright, Garrison, Garvin, Graves, Ham, Land, Lollar, Morford, Pazoureck, Rogers, Wilson (Greer).—12.

Excused: Bailey.—1.

Not Voting: Baldwin, Harris, Wilson (Beckham).—3.

The emergency was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 880 and 881 each correctly engrossed.

Engrossed SAs to and Engrossed HBs 880 and 881, each as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 287 by Ritzhaupt was read and considered.

Upon motion of Senator Ritzhaupt SB 287 was advanced to engrossment.

Upon motion of Senator Ritzhaupt, 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: Baldwin, Breeden, Cartwright, Field, Grantham, Harris, Land, Lollar, McSpadden, Pitcher, Ritzhaupt, Rogers, Stevenson, Wilson (Greer).—14.

Nay: Belvin, Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Graves, Hamilton, Kerr, McClendon, McColgin, Morford, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham).—25.

Excused: Bailey.—1.

Not Voting: Allen, Cobb, Collins, Ham.—4.

The bill was declared failed of passage.

Senator McSpadden asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 412 by Breeden was read and considered.

Senators Grantham and Field asked to be shown as co-authors of SB 412, which was the order.

Upon motion of Senator Breeden, SB 412 was advanced to engrossment.

Upon motion of Senator Breeden, the rules of the Senate were suspended and SB 412 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 412 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Bailey, McSpadden.—2.

Not Voting: Allen, Cobb, Collins, Colston, Cowden, Morford, Tipps, Trent.—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Mc-

Colgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Bailey, McSpadden.—2.

Not Voting: Allen, Cobb, Collins, Colston, Cowden, Morford, Tipps, Trent.—8.

The emergency was declared passed.

SB 412 was referred for engrossment.

GENERAL ORDER

HB 1352 by Bradley et al was read and considered.

Upon motion of Senator Lollar, **HB 1052** was advanced to engrossment.

Upon motion of Senator Lollar, the rules of the Senate were suspended and **HB 1052** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1052 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Tipps.—1.

Excused: Bailey, McSpadden.—2.

Not Voting: Cobb, Collins, Harris, Morford, Stipe.—5.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pa-

zoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Tipps.—1.

Excused: Bailey, McSpadden.—2.

Not Voting: Cobb, Collins, Harris, Morford, Stipe.—5.

The Emergency was declared passed.

HB 1052, as amended, was referred for engrossment.

GENERAL ORDER

SB 382 by Fine and Hamilton was read and considered.

Upon motion of Senator Fine, **SB 382** was advanced to engrossment.

Upon motion of Senator Fine, the rules of the Senate were suspended and **SB 382** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 382 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—32.

Excused: Bailey, McSpadden.—2.

Not Voting: Berrong, Cobb, Collins, Ham, Morford, Ritzhaupt, Rogers, Stipe, Trent, Wilson (Beckham).—10.

The Bill was declared passed.

On the question of passage of Emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck,

Pitcher, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer).—32.

Excused: Bailey, McSpadden.—2.

Not Voting: Berrong, Cobb, Collins, Ham, Morford, Ritzhaupt, Rogers, Stipe, Trent, Wilson (Beckham).—10.

The Emergency was declared passed.

SB 382 was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 560**.

Senator Garrison asked unanimous consent, which was granted, to take up for immediate consideration **HCR 560**, the Resolution being read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 560—By Tinker and Tate of the House and Garrison of the Senate.

A RESOLUTION COMMENDING CHARLES JOSEPH SHAW AND JOHN DREW ATKIN AS BEING FIRST MEMBERS OF THE OSAGE INDIAN TRIBE TO BE AWARDED DEGREE OF DOCTOR OF MEDICINE.

WHEREAS, Members of the Oklahoma State Legislature have been advised that Charles Joseph Shaw and John Drew Atkin have successfully completed the course of training as students in the Medical School of Oklahoma University and as a result thereof have been awarded the Degree of Doctor of Medicine; and

WHEREAS, Charles Joseph Shaw and John Drew Atkin are members of the Osage Indian Tribe; and

WHEREAS, The culture of the American Indian has been a substantial factor in the growth and progress of these United States; and

WHEREAS, The members of the Osage Indian Tribe have contributed to the welfare and development of the State of Oklahoma and through their character and leadership have brought fame and honor to this "Home of the Redman"; and

WHEREAS, People of the United States have been impressed and inspired by the courage and convictions of the many leaders selected by the people of Oklahoma for positions of high honor from the membership of the Indian Tribes residing in our great State; and

WHEREAS, Members of the Osage Indian Tribe have excelled in positions of public trust and have obtained the respect and admiration from their fellowman in various professions and occupations; and

WHEREAS, Charles Joseph Shaw and John Drew Atkin have become the first Osage Indians to select the medical profession for their chosen careers and in pursuit thereof have been singularly honored by the University of Oklahoma in the name of the people of Oklahoma as proper and desirable recipients of the academic Degree of Doctor of Medicine together with all the responsibility and trust pertaining to such a position.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the members of the Twenty-eighth Session of the Oklahoma State Legislature do hereby congratulate and commend Charles Joseph Shaw and John Drew Atkin for their successful completion of the prescribed course of study by the Medical School of the University of Oklahoma and the award which has been bestowed upon them as Doctor of Medicine.

SECTION 2. That Charles Joseph Shaw and John Drew Atkin be further commended and acclaimed as examples of the humanitarian characteristics of the Osage Indian Tribe which has contributed so outstandingly to the brotherhood of man and the cultural development of Oklahoma.

SECTION 3. That authenticated copies

of this Resolution be prepared and forwarded to Charles Joseph Shaw and John Drew Atkin as a token of the admiration and respect of the people of Oklahoma for their dedication to the profession and relief of pain and distress.

Engrossed **HCR 560** was properly signed and ordered returned to the Honorable House.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 60**, as amended.

HAS to **SB 60** read as follows, and concurred in upon motion of Senator Kerr:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 60 by adding the following coauthors: "ABBOTT, ATKINSON, BLANKENSHIP, BRADLEY (Tulsa), BURNHAM, COLE, CONVERSE, DOORNBOS, DYER, EIDSON, FITCH, FORD, FORSYTHE, GOODFELLOW, HARPER, HOWZE, JONES, LANCE, McCUE, MOUNTFORD, NICHOLS (Dewey), NICHOLS (Seminole), PRIEBE, REDMAN, RENEAU, RICHARDSON, RUBY, SHIBLEY, SKAGGS, SKEITH, SPARKMAN, STRICKLAND, SULLIVAN, TATE, TUCKER, WILHELM and WITT of the House."

AMENDMENT NO. 2. Amend Page 2, SECTION 1, Line 14½, by adding the following paragraphs after the " * * * ".

"It is declared to be the intent of the Legislature that incapacitated parents of dependent children and all other disabled persons receiving public assistance from the Oklahoma Department of Public Welfare, who, considering age, degree of incapacity, and ability to work, appear to be able to return to a status of self-support through surgery, medical treatment, vocational training, and selective placement, or any one or any combination of these services, shall be referred to the Vocational Rehabilitation Division of the State Board of Vocational Education, and

encouraged to accept such rehabilitation services as may be available to them, and the Oklahoma Department of Public Welfare and the Vocational Rehabilitation Division of the State Board of Vocational Education are directed to jointly formulate an agreement for the orderly referral of such cases, and the prevention of duplication of effort and expense, and the full implementation of this policy, such agreement to become effective when approved by the Oklahoma Public Welfare Commission and the State Board of Vocational Education.

Provided that in cases where the father would be required to support such child or children except for his physical incapacity, it is the duty of the Director of Public Welfare to furnish the name of such father to the Vocational Rehabilitation Service. Such service shall contact such father and ascertain whether or not he can be rehabilitated in accordance with their rules and regulations. If such father refuses to allow an examination by the Vocational Rehabilitation Service, said service shall so notify the director and the children of such father may be immediately removed from the welfare rolls. If said father submits to examination and it is found that he can be rehabilitated, such service shall proceed to rehabilitate him. If said father refuses to submit himself for rehabilitation, whether by medical treatment or otherwise, said service shall so certify to the Director of Public Welfare who may immediately order the children of said father removed from the welfare rolls. Provided that the Department of Public Welfare shall not remove any child from the rolls under the provisions of this paragraph when such removal would work as an undue hardship on such child."

SB 60, 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, Belvin, Berrong, Boech-

er, Bohannon, Breeden, Cartwright, Colston, Cowden, Field, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—29.

Nay: Easterly.—1.

Excused: Bailey, Dacus, McSpadden.—3.

Not Voting: Allen, Cobb, Collins, Fine, Grantham, Ham, Morford, Ritzhaupt, 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Field, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Greer).—30.

Nay: Easterly.—1.

Excused: Bailey, Dacus, McSpadden.—3.

Not Voting: Allen, Cobb, Fine, Grantham, Ham, Morford, Ritzhaupt, Tipps, Trent, Wilson (Beckham).—10.

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 present, which was the order.

PENDING CONSIDERATION OF HAS

Senator Shoemake moved that the Senate concur in **HAS** to **SB 188**, which motion was declared adopted

SB 188, 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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, McSpadden.—2.

Not Voting: Allen, Berrong, Cobb, Grantham, McClendon, Morford, Ritzhaupt, Tipps, Trent.—9.

The bill, as amended, was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

PENDING CONSIDERATION OF HA

Upon motion of Senator Shoemake, the Senate concurred in **HA** to **SB 192**.

SB 192, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, McSpadden.—2.

Not Voting: Allen, Cobb, Grantham, Morford, Ritzhaupt, Trent.—6.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

make, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Bailey, McSpadden.—2.

Not Voting: Allen, Cobb, Grantham, Morford, Ritzhaupt, Trent.—6.

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 rejection of **SAs** to Engrossed **HB 1046**, requesting Conference and referring the Bill to General Conference Committee on Appropriations.

Upon motion of Senator McClendon, the request of the Honorable House for a Conference on **HB 1046** was ordered granted and the Bill was referred to the General Conference Committee on Appropriations.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Breeden, the Conference Committee Report on **HB 801** was adopted.

HB 801, 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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazour-eck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Dacus, Easterly.—2.

Excused: Bailey, McSpadden.—2.

Not Voting: Baldwin, Berrong, Cobb, Collins, Grantham, Morford, Ritzhaupt, Tipps, 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: Allen, Belvin, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazour-eck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Dacus, Easterly.—2.

Excused: Bailey, McSpadden.—2.

Not Voting: Baldwin, Berrong, Cobb, Collins, Grantham, Morford, Ritzhaupt, Tipps, Trent.—9.

The emergency was declared passed.

HB 801, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 556**, requesting Conference and naming Conferees as follows: Avey, Bradley (Tulsa), Burnham.

Upon motion of Senator Field, the request of the Honorable House for a Conference on **HB 556** was ordered granted, President Pro Tempore Collins appointing as the Senate Conferees thereunder the following:

HB 556: Wilson (Greer), McSpadden, Pitcher.

GENERAL ORDER

SB 357 by Stipe was read and considered and upon his request further consideration was deferred for this legislative day.

Senator Bohannon asked that **SJR 31** be withdrawn from Judiciary Committee and placed upon the Calendar, which was the order.

Senator Bohannon asked unanimous consent, which was granted, that **SJR 31** be stricken from the Calendar.

Senator Dacus asked unanimous consent, which was granted, that **HB 759** be withdrawn from the Calendar and re-

referred to the Committee on Game and Fish for further consideration.

MOTIONS TO RECONSIDER VOTES

Senator Cartwright asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SJR 1** failed of passage, which was the order.

Senator Cartwright asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the Special Election feature under **SJR 2** failed of passage, which was the order.

Senator Pazoureck asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 366** failed of passage, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1 p. m. tomorrow, which motion was declared adopted.

FIRST READING

The following Bills and/or Resolutions were introduced and read the first time:

SB 429—By Shoemaker.

An Act authorizing the State Board of Public Affairs to lease certain real property owned by the State of Oklahoma to the City of Muskogee, Oklahoma, for park purposes; providing that said lease shall contain certain conditions; and declaring an emergency.

SB 430—By Shoemaker and Payne.

An Act relating to alcoholic beverages; amending Section 18, Chapter 1, Title 37, Oklahoma Session Laws 1959, page 150 (37 O. S. Supp. 1959, § 518), by adding a new subsection (c); providing for payment of fees by all manufacturers and non-resident sellers on all items of alcoholic beverages sold in Oklahoma; fixing the amount of such fees; creating a revolving fund in the State Treasury to be known as the fund for medical research for the

cause and treatment and cure of alcoholism; fixing penalties for the non-payment of such fees; and declaring an emergency.

SJR 39—By Bohannon of the Senate and Odom (McIntosh) of the House.

A Joint Resolution waiving immunity of the State of Oklahoma and authorizing A. J. Rigeny to bring suit against the Oklahoma State Highway Commission; and declaring an emergency.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 282** was read and consideration deferred:

Mr. President
and
Mr. Speaker

We, your Conference Committee to whom was referred Engrossed Senate Bill No. 282 (and Engrossed House Amendments thereto,) entitled:

AN ACT RELATING TO TAXATION; AMENDING 68 O. S. 1951, § 1486, BY PROVIDING THAT FAILURE TO FILE ANY REQUIRED RETURN OR REPORT PURSUANT TO STATE TAX LAWS AND AFTER NOTICE BY REGISTERED OR CERTIFIED MAIL WITH RETURN RECEIPT REQUESTED SHALL BE PRIMA FACIE EVIDENCE OF INTENT TO DEFRAUD THE STATE AND EVADE THE PAYMENT OF THE TAX; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and return herewith the following recommendations;

1—That the Conference Committee reject House Amendment No. 1.

2—That the Conference Committee concur in House Amendment No. 2.

3—That the following Conference Committee Amendment be adopted.

CONFERENCE COMMITTEE AMENDMENT NO. 1: Amend Page 1, Section 1, Line 34, by adding a new paragraph to be entitled Sub-paragraph "d" to read as follows:

“(d). The Oklahoma Tax Commission may grant additional time to the taxpayer to furnish such return or other data. In which event, a failure of a taxpayer to furnish such return or other data within Ninety (90) days from the date to which time is extended, shall, for the purposes of this Act be prima facie evidence of the intent of the taxpayer to defraud the State and evade the payment of such tax.”

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Grantham

Craig

Baldwin

Green

Garrison

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 105**, as amended.

HAs to **SB 105** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 105, by striking “SHOE-MAKE” as author.

AMENDMENT NO. 2. Amend the TITLE, Page 1, by striking after the word “REGISTRATIONS;” on Line 3, the following language:

“AMENDING SECTION 4 SUBSECTION (e), AS AMENDED, AND SECTION 6 AND SECTION 7 OF SENATE BILL 138, OKLAHOMA SESSION LAWS 1953;”

AMENDMENT NO. 3. Amend by striking all of SECTIONS 1, 2 and 3 and renumber succeeding SECTIONS.

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 390—Insurance.

HB 1190—Roads and Highways.

HB 1191—Roads and Highways.

HB 1192—Roads and Highways.

HJR 529—Oil and Gas.

DO PASS, as amended:

SB 94—Appropriations and Budget.

SB 393—Roads and Highways.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Fifth Legislative Day

Thursday, July 6, 1961

Pursuant to adjournment, the Senate met at 1:30 p.m. and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—31.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Ham, Harris, McClendon, McSpadden, Pitcher, Rogers, Stipe, Trent.—13.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Fine introduced Suzanne, Christie and David Mesigh and asked that Suzanne and Christie be made Honorary Journal Clerks for this legislative day, which was the order.

Senator Payne asked that David Mesigh be made Honorary Page for this legislative day, which was the order.

COMMITTEE REPORTS

The following Bill was reported by the Committee named, order printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1108—Public Safety.

FIRST READING

The following Resolution was introduced and read the first time:

SJR 40—By Payne of the Senate and Cole of the House.

A Joint Resolution relating to certain lands under the jurisdiction and control of the governing board of the city of Okmulgee; authorizing and empowering said board and the Oklahoma Planning and Resources Board to negotiate and to enter into certain contractual agreements for the development of recreational facilities in the area of Lake Okmulgee in Okmulgee County; expressing legislative intent with regard to funds necessary for the development and maintenance of said recreational area; and declaring an emergency.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 429—State and Federal Government.

SB 430—Business and Industry.

SJR 39—Judiciary.

HB 1226—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 316**.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

HB 1190 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1190** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1190** was placed upon third reading and final passage.

THIRD READING

HB 1190 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Breedon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Hamilton, Kerr, Land, Lollar, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—28.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Ham, Harris, McClendon, McSpadden, Pitcher, Rogers, Stipe, Trent.—13.

Not Voting: Belvin, Grantham, McColgin.—3.

The bill was declared passed.

HB 1190 was properly signed and ordered returned to Honorable House.

Senators Ham, Harris and McSpadden asked to be shown present, which was the order.

GENERAL ORDER

HB 1191 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1191** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1191** was placed upon third reading and final passage.

THIRD READING

HB 1191 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Breedon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—30.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Harris, McClendon, Rogers, Stipe, Trent.—10.

Not Voting: Grantham, McColgin, Morford, Tipps.—4.

The bill was declared passed.

HB 1191 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1192 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1192** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1192** was placed upon third reading and final passage.

THIRD READING

HB 1192 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Breedon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, McClendon, Rogers, Stipe, Trent.—9.

Not Voting: Grantham, Hamilton, Tipps.—3.

The bill was declared passed.

HB 1192 was properly signed and ordered returned to Honorable House.

Senator Cowden presiding.

GENERAL ORDER

HB 1021 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1021** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1021** was placed upon third reading and final passage.

THIRD READING

HB 1021 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, McClendon, Rogers, Stipe, Trent.—9.

Not Voting: Hamilton, Ritzhaupt, Tipps.—3.

The bill was declared passed.

HB 1021 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1022 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1022** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1022** was 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: Baldwin, Belvin, Berrong, Boecher, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—30.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, McClendon, Rogers, Stipe, Trent.—9.

Not Voting: Breeden, Ham, Hamilton, Ritzhaupt, Tipps.—5.

The bill was declared passed.

HB 1022 was properly signed and ordered returned to Honorable House.

Senator McClendon asked to be shown present, which was the order.

GENERAL ORDER

HB 1023 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1023** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1023** was 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: Baldwin, Belvin, Berrong, Boecher, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Breeden, Pitcher, Ritzhaupt, Tipps.—4.

The bill was declared passed.

HB 1023 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1025 by Andrews was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1025** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1025** was placed upon third reading and final passage.

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: Baldwin, Belvin, Berrong, Boecher, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Breeden, Fine, Land, Tipps.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Breeden, Fine, Land, Tipps.—4.

The emergency was declared passed.

HB 1025 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1001 by Andrews was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1001** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1001** was placed upon third reading and final passage.

THIRD READING

HB 1001 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Belvin, Breeden, Cartwright, Land, Tipps.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Belvin, Breeden, Cartwright, Land, Tipps.—5.

The emergency was declared passed.

HB 1001 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 997 by Andrews, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 997** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 997** was 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, Belvin, Berrong, Boecher, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Breeden, Cartwright, Land, Tipps.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Collins, Rogers, Stipe, Trent.—8.

Not Voting: Breeden, Cartwright, Land, Tipps.—4.

The emergency was declared passed.

HB 997 was properly signed and ordered returned to Honorable House.

President Pro Tempore Collins asked to be shown present, which was the order.

GENERAL ORDER

HB 998 by Andrews, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 998** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 998** was 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, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Bailey, Bohannon, Cobb, Rogers, Stipe, Trent.—7.

Not Voting: Belvin, Hamilton, Harris, Shoemake, Tipps.—5.

The bill was declared passed.

Senator Trent asked to be shown present, which was the order.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, Mc-

Colgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Allen, Bailey, Bohannon, Cobb, Rogers, Stipe.—6.

Not Voting: Belvin, Harris, Shoemake, Tipps.—4.

The emergency was declared passed.

HB 998 was properly signed and ordered returned to Honorable House.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Bohannon asked to be shown present, which was the order.

GENERAL ORDER

HB 1110 by Hurst, et al, was read and considered.

Upon motion of Senator Wilson (Greer), **HB 1110** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **HB 1110** was placed upon third reading and final passage.

THIRD READING

HB 1110 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Collins, Colston, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Allen, Bailey, Cobb, Dacus, Rogers, Stipe.—6.

Not Voting: Breeden, Cartwright, Easterly, Kerr, Tipps, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher,

Bohannon, Collins, Colston, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Excused: Allen, Bailey, Cobb, Dacus, Rogers, Stipe.—6.

Not Voting: Breeden, Cartwright, Easterly, Kerr, Tipps, Wilson (Beckham).—6.

The emergency was declared passed.

HB 1110 was properly signed and ordered returned to Honorable House.

Senators Dacus and Rogers asked to be shown present, which was the order.

GENERAL ORDER

SB 94 by McClendon, Trent and Tipps of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 94** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 94** 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: Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Cowden, Garrison, Grantham.—3.

Excused: Allen, Bailey, Cobb, Stipe.—4.

Not Voting: Baldwin, Breeden, Easterly, Land, Stevenson, Tipps.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Dacus, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClen-don, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Trent, Wil-son (Beckham), Wilson (Greer).—31.

Nay: Cowden, Garrison, Grantham.—3.

Excused: Allen, Bailey, Cobb, Stipe.—4.

Not Voting: Baldwin, Breeden, Easterly, Land, Stevenson, Tipps.—6.

The emergency was declared passed.

SB 94, as amended, was referred for engrossment.

Senator Berrong asked to be shown ex-cused until such time as he can return to the Chamber, which was the order.

Senator Allen asked to be shown present, which was the order.

GENERAL ORDER

HB 772 by Thomas, et al, of the House and Stipe and Bohannon of the Senate was read and considered.

Upon motion of Senator Trent, **HB 772** was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, **HB 772** was placed upon third reading and final passage.

THIRD READING

Upon motion of Senator Trent, the vote was reconsidered by which **HB 772** was advanced to engrossment.

GENERAL ORDER

HB 772 was considered further.

Senator Trent moved to amend **HB 772** by striking the Title, which amendment was declared adopted.

Upon motion of Senator Trent, **HB 772**, as amended, was advanced to engross-ment.

By unanimous consent, upon request of Senator Trent, **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, Belvin, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McClen-don, McColgin, Mc-Spadden, Payne, Pazoureck, Pitcher, Rog-ers, Shoemake, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Baldwin, Breeden, Cartwright, Garrison, Garvin, Land, Lollar, Morford, Ritzhaupt, Romang, Stevenson.—11.

Excused: Bailey, Berrong, Cobb, Stipe.—4.

Not Voting: Easterly, Tipps.—2.

The bill was declared passed.

Senator Trent asked unanimous consent, which was granted, that the Emergency Section of **HB 772** be stricken.

HB 772, as amended, was referred for engrossment.

Senators Cobb and Stipe asked to be shown present, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and trans-mitting Enrolled **HBs 801, 837, 996, 1007, 1009, 1012, 1019, 1137, 1175, 1176, 1183, 1210, 1211, 1212, 1213, 1214, 1215, 1216, 1217, 1218, and 1219.**

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 **HCR 560.**

The above numbered Enrolled Resolu-tion was properly signed and ordered re-turned to the Honorable House.

MESSAGES FROM HOUSE

Returning following Bills, together with Conference Committee Reports thereon, ad-

vising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SBs 34, 49, 52, 56, 61, 69, 140 and 160.**

The above numbered Bills as amended in Conference were referred for enrollment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 382, 405, 412, and 419 and HBs 858 and 1052 each correctly engrossed.

SBs 60, 188, 192, 327, 337, 380, SJR 32 and SCR 42 each correctly enrolled.

Engrossed **SBs 382, 405, 412 and 419** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 858 and 1052**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 60, 188, 192, 327, 337, 380 and SJR 32** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 42** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senators Dacus and Harris asked to be shown excused until such time as they can return to the Chamber, which was the order.

GENERAL ORDER

SB 133 by Garrison, Wilson (Beckham) and Allen was read and considered.

Senator Allen moved to amend **SB 133**, line 2, page 1, by deleting the words "made in a lump sum" which amendment was declared adopted.

Senators Rogers moved to amend **SB 133**, line 6, page 1, by inserting after the word "or" and before the word "guaranteed" the following language: "other expenses incident to the injury or claim of the claimant" which amendment was declared adopted.

Upon motion of Senator Allen, **SB 133**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **SB 133**, as amended, 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: Allen, Baldwin, Breeden, Colston, Cowden, Easterly, Field, Garrison, Garvin, Graves, Kerr, Land, Lollar, McSpadden, Morford, Pitcher, Rogers, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Nay: Belvin, Boecher, Bohannon, Cartwright, Cobb, Collins, Fine, Grantham, Hamilton, McClendon, McColgin, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps.—17.

Excused: Bailey, Berrong, Dacus, Harris.—4.

Not Voting: Ham, Ritzhaupt, Trent.—3.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Fine moved that the vote be reconsidered by which **SB 133** failed of passage.

Senators Berrong and Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 1073 by Skeith of the House and Cobb of the Senate was read and considered.

Upon motion of Senator Cobb, **HB 1073** was advanced to engrossment.

By unanimous consent, upon request of Senator Cobb, **HB 1073** was placed upon third reading and final passage.

THIRD READING

HB 1073 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Excused: Bailey, Harris.—2.

Not Voting: Collins, Easterly, Ham, Wilson (Beckham).—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Excused: Bailey, Harris.—2.

Not Voting: Collins, Easterly, Ham, Wilson (Beckham).—4.

The emergency was declared passed.

HB 1073 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

Senator Baldwin asked unanimous consent, which was granted, that **HB 743** be withdrawn from the Calendar and referred to the Committee on Revenue and Taxation for further study.

CONFERENCE COMMITTEE APPOINTMENT

RE: Re-Appportionment

President Pro Tempore Collins having been authorized so to do, announced the appointment of the following Senate Conferees under Reapportionment:

Re-apportionment: Belvin, Breeden,

Cartwright, Colston, Cowden, Garrison, Garvin, Ham, Wilson (Greer), Shoemake, Ritzhaupt, Pitcher, McSpadden, Lollar and Land.

President Pro Tempore Collins ordered **SJR 5**, as amended by the Honorable House, referred to the above Conference Committee on Re-Apportionment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 316 correctly enrolled.

Enrolled **SB 316**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

GENERAL ORDER

SB 391 by Berrong was read and consideration deferred temporarily.

SB 347 by Stevenson was considered further.

Senator Stevenson moved to amend **SB 347**, line 5, page 1, by striking after the word "rental" and before the word "five" line 6 the words "equal to" and substitute therefor the words "not less than" which amendment was declared adopted.

Senator Stevenson asked that further consideration of **SB 347** be deferred for this legislative day, which was the order.

THIRD READING

Upon motion of Senator Rogers, the vote was reconsidered by which **SB 328** was advanced to engrossment.

GENERAL ORDER

SB 328 was considered further.

Senator Rogers moved to amend **SB 328**, line 1, page 1, by adding after the word "five" and before the word "corporation" the word "domestic," which amendment was declared adopted.

Senator Rogers moved to amend **SB 328**, line 2, page 2, by adding a period after the word "code" and before the

word "and" and striking the remainder of line 2 and all of line 3, which amendment was declared adopted.

Upon motion of Senator Rogers, **SB 328**, as amended, was advanced to engrossment.

Upon motion of Senator Rogers, the rules of the Senate were suspended and **SB 328**, as amended, 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, Belvin, Boecher, Bohannon, Field, Fine, Graves, Kerr, Land, Lollar, McSpadden, Rogers, Romang, Stevenson, Stipe, Trent.—17.

Nay: Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Garrison, Grant-ham, Hamilton, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Wilson (Greer).—18.

Excused: Bailey, Harris.—2.

Not Voting: Cartwright, Collins, Garvin, Ham, Morford, Tipps, Wilson (Beckham).—7.

The bill was declared failed of passage.

Senator Colston asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 853, by Taliaferro et al was read and considered.

Upon motion of Senator Easterly, **HB 853** was advanced to engrossment.

Senator Easterly asked unanimous consent, which was granted, that **HB 853** be placed upon third reading and final passage.

THIRD READING

HB 853 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Cobb, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Romang, Stipe, Wilson (Greer).—25.

Nay: Bohannon, Cowden, Kerr, McClendon, Ritzhaupt, Rogers, Stevenson.—7.

Excused: Bailey, Colston, Harris.—3.

Not Voting: Baldwin, Cartwright, Collins, Garrison, Garvin, Shoemake, Tipps, Trent, Wilson (Beckham).—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Wilson (Greer).—30.

Nay: Bohannon, Cowden, Rogers.—3.

Excused: Bailey, Colston, Harris.—3.

Not Voting: Cartwright, Collins, Garrison, Garvin, Shoemake, Tipps, Trent, Wilson (Beckham).—8.

The emergency was declared passed.

HB 853 was properly signed and ordered returned to Honorable House.

Senator Kerr asked to be shown excused for the remainder of this and the next legislative day, which was the order.

GENERAL ORDER

HB 1119 by Richardson et al was read and considered.

Upon motion of Senator Ham, **HB 1119** was advanced to engrossment.

Senator Ham asked unanimous consent, which was granted, that **HB 1119** be placed upon third reading and final passage.

THIRD READING

HB 1119 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Cowden, Dacus, Easterly, Field, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Wilson (Greer).—27.

Nay: Stevenson.—1.

Excused: Bailey, Colston, Harris, Kerr.—4.

Not Voting: Baldwin, Cartwright, Cobb, Fine, Garrison, Garvin, Land, Payne, Shoemaker, Tipps, Trent, Wilson (Beckham).—12.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Cowden, Dacus, Easterly, Field, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Wilson (Greer).—30.

Excused: Bailey, Colston, Harris, Kerr.—4.

Not Voting: Cartwright, Cobb, Fine, Garrison, Garvin, Payne, Shoemaker, Tipps, Trent, Wilson (Beckham).—10.

The emergency was declared passed.

HB 1119 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 957 by McCune, et al was read and considered.

Senator Romang moved to amend **HB 957**, line 6, page 2, by striking after the period the balance of the line and lines 8 through 12 inclusive and inserting in lieu thereof the following: "Provided further as to a party or witness to the action whose deposition has been taken, the deposition or any part thereof maybe read in evidence if such deposition or any part

thereof is determined by the court to contradict or impeach the testimony of such party or witness testifying in such action" and by further amending said bill by striking all of Section 2 and renumbering subsequent sections accordingly, which amendment was declared adopted.

President Pro Tempore Collins presiding.

Senator Harris asked to be shown present, which was the order.

Senator Belvin asked to be shown excused until such time as he can return to the Chamber, which was the order.

Upon motion of Senator Romang, **HB 957**, as amended, was advanced to engrossment.

Upon motion of Senator Romang, the rules of the Senate were suspended and **HB 957**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 957 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Berrong, Bohannon, Collins, Dacus, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—26.

Nay: Baldwin, Boecher, Breeden, Cobb, Cowden, Field, Fine, Hamilton, McClendon, McSpadden, Ritzhaupt.—11.

Excused: Bailey, Belvin, Colston, Kerr.—4.

Not Voting: Cartwright, Easterly, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves,

Ham, Harris, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Cowden, Hamilton, McClendon, McSpadden, Ritzhaupt.—6.

Excused: Bailey, Belvin, Colston, Kerr.—4.

Not Voting: Cartwright, Easterly, Tipps.—3.

The emergency was declared passed.

HB 957, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 77 correctly engrossed.

Engrossed **SB 77** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 386 by Pitcher and McSpadden was read and considered.

Senator Pitcher moved to amend **SB 386**, line 4, page 4, by striking all of line 4 beginning with the word "except" and all of lines 5 and 6 and on line 4, page 4, after the word "deed" add the following: "except where lands exempt from taxation by reason of any Act of the Congress of the United States of America have been sold for taxes, in which case there shall be no limitation; provided nothing herein shall be construed as reviving any cause of action for recovery of real property heretofore barred nor as divesting any interest acquired by adverse possession prior to the effective day hereof" which amendment was declared adopted.

Upon motion of Senator Pitcher, **SB 386**, as amended, was advanced to engrossment.

Upon motion of Senator Pitcher, the rules of the Senate were suspended and **SB 386**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 386 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: McColgin.—1.

Excused: Bailey, Belvin, Colston, Kerr.—4.

Not Voting: Cartwright, Easterly, McClendon, Pazoureck, Tipps.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: McColgin.—1.

Excused: Bailey, Belvin, Colston, Kerr.—4.

Not Voting: Cartwright, Easterly, McClendon, Pazoureck, Tipps.—5.

The emergency was declared passed.

SB 386, as amended, was referred for engrossment.

Senator McSpadden asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 391 was considered further.

Senator Wilson (Beckham) moved to amend **SB 391**, line 1, page 1, by striking after the word and figure "Section 1" the following "Sub-section (b)" and on

line 4½, page 1, by adding after the words "as follows: the following" Plaintiff in any such action shall cause the original summons or notice of suit to be served as follows:

(a) by serving a copy of said original summons or notice of suit on said Secretary of State or, in lieu thereof, by mailing with postage prepaid by certified mail, with return receipt, a copy of said original summons or notice of suit to said Secretary of State, together with a fee of Two (\$2.00) and" which amendment was declared adopted.

Upon motion of Senator Berrong, **SB 391**, as amended, was advanced to engrossment.

Upon motion of Senator Berrong, the rules of the Senate were suspended and **SB 391**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 391 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Bohannon, Breeden, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Land, Lollar, McClendon, McColgin, Morford, P a y n e, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Boecher, Hamilton.—2.

Excused: Bailey, Belvin, Colston, Kerr, McSpadden.—5.

Not Voting: Cartwright, Cobb, Fine, Ham, Harris, Tipps.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Bohannon, Breeden, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Land, Lollar, McClendon, McColgin, Morford, P a y n e, Pazoureck,

Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Boecher, Hamilton.—2.

Excused: Bailey, Belvin, Colston, Kerr, McSpadden.—5.

Not Voting: Cartwright, Cobb, Fine, Ham, Harris, Tipps.—6.

The emergency was declared passed.

SB 391, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Allen asked unanimous consent, to which Senator Stipe objected, to extend the time one legislative day for consideration of his motion to reconsider the vote by which **SB 338** was passed.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Allen moved that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 338** was passed, which motion was tabled upon motion of Senator Rogers, the roll call being as follows:

Aye: Baldwin, Boecher, Bohannon, Cobb, Collins, Cowden, Field, Fine, Garrison, Graves, Ham, Harris, Land, Lollar, McColgin, Payne, Pitcher, Rogers, Romang, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—23.

Nay: Allen, Breeden, Dacus, Easterly, Garvin, Hamilton, McClendon, Morford, Pazoureck, Ritzhaupt, Shoemake, Stevenson.—12.

Excused: Bailey, Belvin, Berrong, Colston, Kerr, McSpadden.—6.

Not Voting: Cartwright, Grantham, Tipps.—3.

GENERAL ORDER

HB 866 by Skaggs et al was read and considered.

Upon motion of Senator Shoemake, **HB 866** was advanced to engrossment.

Upon motion of Senator Shoemake, the

rules of the Senate were suspended and **HB 866** was considered engrossed and placed upon third reading and final passage.

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, Baldwin, Boecher, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—35.

Excused: Bailey, Belvin, Berrong, Colston, Kerr, McSpadden.—6.

Not Voting: Cartwright, Tipps, 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, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—35.

Excused: Bailey, Belvin, Berrong, Colston, Kerr, McSpadden.—6.

Not Voting: Cartwright, Tipps, Wilson (Beckham).—3.

The emergency was declared passed.

HB 866, as amended, was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Field asked unanimous consent, which was granted, that consideration of

the Cartwright motions, Re **SJR**s 1 and 2, be extended to Monday, July 10, 1961.

Senator Pazoureck asked that the time be extended to Monday, July 10, 1961, for consideration of his motion to reconsider the vote by which **SB 366** failed of passage, which was the order.

As provided under Rule 12a, Senator Rogers moved that the vote be reconsidered by which **SB 328** failed of passage.

Senators Colston and Belvin asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 43** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 43 entitled:

AN ACT MAKING AN APPROPRIATION TO THE LEGISLATIVE COUNCIL; STATING THE PURPOSE; 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 the House recede from Engrossed House Amendments thereto.

2. That the following Conference Committee Amendment be adopted: Page 1, Lines 13, 14 and 15, strike the words and figures "Sixty-five Thousand Dollars (\$65,000.00)" in both places, and insert in lieu thereof the words and figures "Seventy Thousand Dollars (\$70,000.00)".

Respectfully submitted,
 FOR THE SENATE: FOR THE HOUSE:
 McClendon, Allard, Chairman
 Chairman Williams (Murray),
 Trent, Vice Chairman
 Vice Chairman Hurst
 Boecher Skeith
 Breeden Shipley
 Easterly Wolf
 Fine Murrow
 Hamilton Larason
 Payne Skaggs
 Pazoureck Bradley (Tulsa)
 Stipe Sparks
 Tipps Clark
 Willis (Cherokee)

SB 43, 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, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Kerr, McSpadden.—4.

Not Voting: Cartwright, Cobb, Garrison, Stipe, 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, Baldwin, Belvin, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Kerr, McSpadden.—4.

Not Voting: Cartwright, Cobb, Garrison, Stipe, Tipps.—5.

The emergency was declared passed.

SB 43, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

Senator Land asked to be shown excused for the remainder of this legislative day, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on SB 47 was read and adopted upon motion of Senator McClendon:

Mr. President
 and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 47 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SECURITIES COMMISSION; PROVIDING THAT THE ADMINISTRATOR OF THE SECURITIES COMMISSION 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 A N EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1 and 2.

2. That the Senate concur in Engrossed House Amendments 3 and 4.

3. That the following Conference Committee Amendments be adopted: Page 1, Line 18, strike the figures "46,500.00" in both columns and insert in lieu thereof the figures "62,000.00"; Page 1, Line 19, strike the figures "11,000.00" in both columns and insert in lieu thereof the fig-

ures "18,000.00"; and Page 1, Line 20, strike the figures "57,500.00" in both columns and insert in lieu thereof the figures "80,000.00".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Williams (Murray),
Chairman	Vice Chairman
Trent,	Hurst
Vice Chairman	Skeith
Boecher	Shipley
Breeden	Wolf
Easterly	Skaggs
Fine	Bradley (Tulsa)
Hamilton	Sparks
Payne	Clark
Pazoureck	Willis (Cherokee)
Stipe	
Tipps	

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: Allen, Belvin, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Baldwin, Breeden, Cartwright,—3.

Excused: Bailey, Berrong, Kerr, Land, McSpadden.—5.

Not Voting: Cobb, Garrison, Tipps.—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, Belvin, Boecher, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang,

Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Baldwin, Breeden, Cartwright,—3.

Excused: Bailey, Berrong, Kerr, Land, McSpadden.—5.

Not Voting: Cobb, Garrison, Tipps.—3.

The emergency was declared passed.

SB 47, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

Senator Cowden asked to be shown excused for the remainder of this legislative day, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 48** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 48 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OKLAHOMA EDUCATIONAL TELEVISION AUTHORITY; STATING THE PURPOSE; PROVIDING THAT THE APPROPRIATION SHALL BE FISCAL; REPEALING ALL ACTS IN CONFLICT HERewith; 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 recede from Engrossed House Amendment thereto.

2. That the following Conference Committee Amendment be adopted: Page 1, Line 14, strike the figures "\$80,000.00" in both columns and insert in lieu thereof the figures "\$100,000.00".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray),
Trent,	Vice Chairman
Vice Chairman	Hurst
Boecher	Skeith
Breeden	Shipley
Easterly	Wolf
Fine	Murrow
Hamilton	Larason
Payne	Bradley (Tulsa)
Pazoureck	Sparks
Stipe	Clark
Tipps	Willis (Cherokee)

SB 48, 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, Belvin, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Breeden, Cartwright.—2.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Allen, Cobb, Garrison, McColgin, 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: Baldwin, Belvin, Boecher, Bohannon, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Breeden, Cartwright.—2.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Allen, Cobb, Garrison, McColgin, Tipps.—5.

The emergency was declared passed.

SB 48, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 54** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 54 entitled:

AN ACT MAKING APPROPRIATIONS TO THE WATER RESOURCES BOARD; PROVIDING BOARD SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES; PROVIDING 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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendment No. 1.

2. That the Senate concur in Engrossed House Amendment No. 2.

3. That the following Conference Committee Amendment be adopted: Page 1, Line 18, strike the figures "230,000.00" in both columns and insert in lieu thereof the figures "170,000.00".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray),
Trent,	Vice Chairman
Vice Chairman	Hurst
Boecher	Skeith
Breeden	Shipley
Easterly	Wolf
Fine	Murrow
Hamilton	Larason
Payne	Skaggs
Pazoureck	Bradley (Tulsa)
Stipe	Sparks
Tipps	Clark
	Willis (Cherokee)

SB 54, 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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Allen, Cobb, Garrison, McColgin, 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: Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Allen, Cobb, Garrison, McColgin, Tipps.—5.

The emergency was declared passed.

SB 54, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 71** was read and adopted upon motion of Senator McClendon:

Mr. President
and
Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 71 entitled:

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA ADJUTANT GENERAL; STATING THE PURPOSE; AUTHORITY FOR APPOINTMENT AND COMPENSATION OF PERSONNEL; MAKING THE APPROPRIATION FISCAL; AND MAKING THE PROVISIONS OF THIS ACT SEVERABLE,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1, 2 and 3.

2. That the Senate concur in Engrossed House Amendment 4.

3. That the following Conference Committee Amendments be adopted: Page 1, Line 26, strike the figures "138,000.00" in both columns and insert in lieu thereof the figures "143,000.00"; Page 2, Line 11, strike the figures "111,000.00" in both columns and insert in lieu thereof the figures "115,000.00"; Page 2, Line 14, strike the figures "9,650.00" in both columns and insert in lieu thereof the figures "10,000.00"; Page 2, Line 15, strike the figures "16,400.00" in both columns and insert in lieu thereof the figures "17,000.00"; Page 2, Line 18, strike the figures "14,930.00" in both columns and insert in lieu

thereof the figures "15,129.00" in the first column and "15,437.09" in the second column; Page 2, Line 24, strike the figures "27,550.00" in both columns and insert in lieu thereof the figures "28,871.00" in the first column and "28,563.00" in the second column; Page 2, Line 25, strike the figures "317,500.00" in both columns and insert in lieu thereof the figures "329,000.00"; and Page 3, Line 7, insert the following: "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."

Respectfully submitted,
FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray),
Trent,	Vice Chairman
Vice Chairman	Hurst
Boecher	Skeith
Breedon	Shipley
Cowden	Wolf
Easterly	Murrow
Fine	Larason
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Stipe	Sparks
Tipps	Willis (Cherokee)

SB 71, 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, Belvin, Boecher, Bohannon, Breedon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Greer).—33.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Cobb, Garrison, Shoemake, Tipps, 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, Baldwin, Belvin, Boecher, Bohannon, Breedon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Greer).—33.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Cobb, Garrison, Shoemake, Tipps, Wilson (Beckham).—5.

The emergency was declared passed.

SB 71, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 89** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 89 entitled:

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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from the Engrossed House Amendments thereto.

2. That the following Conference Committee Amendment be adopted: Page 1,

Lines 24 and 25, strike the figures "106,000.00" in both columns and on both lines, and insert in lieu thereof the figures "110,000.00".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray),
Trent,	Vice Chairman
Vice Chairman	Hurst
Boecher	Skeith
Breeden	Shipley
Easterly	Wolf
Fine	Larason
Hamilton	Skaggs
Payne	Bradley (Tulsa)
Pazoureck	Sparks
Stipe	Clark
Tipps	Willis (Cherokee)

SB 89, 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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Cobb, Stipe, Tipps.—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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins,

Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Cobb, Stipe, Tipps.—3.

The emergency was declared passed.

SB 89, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 178** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 178 entitled:

AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF PAYING THE SHARE OF THE STATE OF OKLAHOMA'S EXPENSES FOR THE NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM LAWS; MAKING THE APPROPRIATION NONFISCAL; 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 recede from the Engrossed House Amendments thereto.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard, Chairman
Chairman	Williams (Murray),
Trent,	Vice Chairman
Vice Chairman	Hurst
Boecher	Skeith
Breeden	Shipley
Easterly	Wolf
Fine	Larason
Hamilton	Skaggs
Payne	Bradley (Tulsa)
Pazoureck	Sparks
Stipe	Clark
Tipps	Willis (Cherokee)

SB 178, 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, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Trent.—26.

Nay: Baldwin, Belvin, Bohannon, Breeden, Hamilton, Rogers, Stevenson.—7.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Cobb, Fine, Tipps, Wilson (Beckham), Wilson (Greer).—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, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent.—30.

Nay: Baldwin, Belvin, Bohannon, Rogers.—4.

Excused: Bailey, Berrong, Cowden, Kerr, Land, McSpadden.—6.

Not Voting: Cobb, Tipps, Wilson (Beckham), Wilson (Greer).—4.

The emergency was declared passed.

SB 178, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 995—By Batson, Haworth and Bynum.

An Act relating to highways; authorizing trucks hauling specific road building materials to exceed load limit on certain highways within this State; providing this Act shall be null and void under certain conditions; and declaring an emergency.

HJR 526—By Nichols (Seminole).

A Joint Resolution proposing an amendment to Article V, Oklahoma Constitution, by adding a new Section 27a thereto, fixing compensation of members of the Oklahoma Legislature, limiting the duration of regular sessions of the legislature and special sessions of the legislature, limiting the time during regular sessions within which appropriation or revenue raising bills or measures may be acted upon by the legislature or either branch thereof, repealing Section 21, Article V, Oklahoma Constitution and any conflicting provisions of said Constitution; and providing for the submission of the amendment to the people for their approval or rejection at a Special Election.

The above numbered **HBs** and/or **HRs** were read for the first time.

MESSAGE FROM HOUSE

Advising passage of and returning Engrossed **SJR 37**, as coauthored by Andrews, Bernard, Bradley (Tulsa), Briscoe, Dolezal, Dyer, Green, Henry, Hurst, Kardokus, Lance, Larason, Levergood, McCune, Moad, Odom (McIntosh), Odom (Wagoner), Page, Patterson, Priebe, Privett, Richeson, Ruby, Sanguin, Shipley, Skeith, Sparks, Sulli-

van, Tate, Vandiver, Van Hooser, Wilhelm and Wolf.

The above numbered Resolution was referred for enrollment.

Senator Field 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 HOUSE

Advising fourth reading of and returning Enrolled SBs 60, 188, 192, 316, 327, 337, 380, SJR 32.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

FIRST READING

The following Bills were introduced and read the first time:

SB 431—By Fine, Baldwin and Boecher.

An Act relating to the Grand River Dam Authority; amending 82 O. S. 1951, § 870, as amended by Section 3, Chapter 8a, Title 82, page 565, Oklahoma Session Laws 1957; relating to the powers, rights and privileges of said Authority; relating to the issuance of bonds and authorizing issuance of bonds for constructing, installing or acquiring a dam and/or hydro electric plant at Markham's Ferry and other appurtenances thereto deemed necessary; requiring certain provisions in resolutions authorizing said bonds; prohibiting the pledging, use or expenditure of revenues from other properties of said Authority for paying any indebtedness incurred for said Markham's Ferry project and its appurtenances; and declaring an emergency.

SB 432—By Harris, Payne, Collins, Cobb, Kerr, Rogers and Land of the Senate and Richeson, McCarty, Skeith, Redman, Taliaferro, Andrews, Larason, Cole and Blankenship of the House.

An Act relating to turnpikes; amending laws 1959, P. 286, § 2, (69 O. S. Supp. § 680) relating to apportionments of motor fuel taxes to Turnpike Trust Fund; amend-

ing laws 1959, P. 287, § 4, (69 O. S. Supp. § 683) to declare certain motor fuel taxes to be revenues of the Oklahoma turnpikes and subject to pledge as security for turnpike bonds hereafter issued and to authorize vesting in holders of said bonds of a contract right to the continued apportionment of motor fuel taxes until bonds for the Turner section are paid; requiring competitive bids on turnpike construction contracts; reserving legislative control over authorized but unsold turnpikes; prohibiting construction of turnpikes or highways under 60 O. S. 1951 § 176-180 as amended; making laws 1959, P. 287, § 5, (69 O. S. Supp. § 668) applicable hereto; making provisions severable; and declaring an emergency.

SB 433—By Baldwin and Lollar.

An Act relating to the public schools; amending 70 O. S. 1951, § 18-4, subdivision 2, as amended, and amending 68 O. S. 1951, § 297, as amended; relating to items chargeable as minimum program income for State aid purposes; reducing the deduction allowed for delinquent taxes from ten per cent (10%) to five per cent (5%); amending procedure for computation of levies as regards a reserve for delinquent taxes by changing percentage figures to conform with said change from ten per cent (10%) to five per cent (5%); making the provisions of this Act severable; and declaring an emergency.

COMMITTEE REPORTS

The following Bill was reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1075—Criminal Jurisprudence.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled SCR 42.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising passage of and returning **SJR 12, SBs 27, 196, 368** each as amended.

HAS to **SJR 12** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Joint Resolution No. 12, by adding the following coauthors: "RUBY, STEVENS, AVEY, BRADLEY (Tulsa), BURKETT, DOLEZAL, HOWZE, McCUNE (Tulsa), PATTERSON, RENEAU and SPRAKER of the House."

AMENDMENT NO. 2. Amend Line 4 of the TITLE by adding after the word "ANY" the word, "INCORPORATED"; and Line 5, by striking the following words: "OF THE FIRST OR SECOND CLASS"; and Line 7, by striking the word, "ELECTORS" and inserting in lieu thereof the following words: "TAXPAYING VOTERS"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, § 35. (a), Line 17, by striking the following language: "Any city of the first or second class,"; and by capitalizing the "a" of the word "any" on the same line.

AMENDMENT NO. 4. Amend Page 1, SECTION 1, § 35. (a), Line 19, by striking the word, "electors" and inserting in lieu thereof "taxpaying voters"

AMENDMENT NO. 5. Amend Page 1, SECTION 1, (c), Line 30½, by striking the words, "of such bonds" and inserting in lieu thereof the following: "of all such bonds outstanding"

AMENDMENT NO. 6. Amend Page 1, SECTION 1, (c), Line 32½, by adding after the word, "annually," and before the word, "not", the following language: "in a total amount"

AMENDMENT NO. 7. Amend Page 3, SECTION 1, (f), Line 7, by striking the word, "electors" and inserting in lieu thereof, the words, "taxpaying voters"

AMENDMENT NO. 8. Amend Page 3, SECTION 1, (f), Line 9, by striking the "," after the word "election" and insert-

ing a "period"; and by striking the following language: "provided, however, that when an election is held by the county, if any city or town within such county has previously voted a levy of five (5) mills under the provisions of this amendment, which levy shall not have expired at the time of the election held by the county, then the electors of such town or city shall not be eligible to vote in the county election."

AMENDMENT NO. 9. Amend Page 3, SECTION 2, Line 27½, by adding, after the word "any" the word, "incorporated" and by striking the following language: "of the first or second class"

AMENDMENT NO. 10. Amend Page 3, SECTION 2, Line 30½, by striking the word "electors," and inserting in lieu thereof, the words "taxpaying voters"

HAS to **SB 27** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 27., Page 1, the TITLE, Line 7, after the word "AND" by inserting the following "§."

AMENDMENT NO. 2. Amend Page 3, SECTION 2, Paragraph (4), Line 5, by striking the word "may" and inserting in lieu thereof the word "shall" and Amend Page 3, SECTION 2, Paragraph (5), Line 9, by striking the word "may" and inserting in lieu thereof the word "shall".

HAS to **SB 196** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 196., Page 1, SECTION 1, (2), Line 21, by inserting a "comma" after the word "who" and adding the following language: "without making reasonable inquiry," and striking the following language: "or otherwise obtains or".

AMENDMENT NO. 2. Amend Page 1, SECTION 1, (2), Line 23, by adding after the word "robbery" the following language: "or otherwise feloniously obtained."

AMENDMENT NO. 3. Amend Page

1, SECTION 1, (2), Lines 26½ and 27½ by striking the following language: "without making such reasonable inquiry,"

AMENDMENT NO. 4. Amend SECTION 1, (3), by striking all of Lines 30½ through 36 on Page 1 and Page 2, by striking all of Lines 2 through 10.

HAs to SB 368 read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 368, by adding the following coauthors: "PRIVETT, BRISCOE, PATTERSON and RICHARDSON of the House".

AMENDMENT NO. 2. Amend by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT REPEALING HOUSE BILL NO. 709 OF THE TWENTY-FIFTH OKLAHOMA LEGISLATURE (69 O. S. SUPP. 1959, § § 30.16-30.20); AUTHORIZING THE STATE HIGHWAY COMMISSION; THE STATE DEPARTMENT OF AGRICULTURE; AND THE OKLAHOMA PUBLIC WELFARE COMMISSION OF THE STATE OF OKLAHOMA, TO CARRY PUBLIC LIABILITY AND PROPERTY DAMAGE INSURANCE ON VEHICLES, MOTORIZED MACHINERY OR EQUIPMENT OWNED BY SUCH DEPARTMENTS; AUTHORIZING PERSONS SUSTAINING INJURY OR DAMAGE BY REASON OF OPERATION OR USE OF SUCH VEHICLES, MOTORIZED MACHINERY OR EQUIPMENT TO SUE THE INSURER; FIXING VENUE IN SUCH CASES; PROVIDING FOR THE SERVICE OF SUMMONS TO BE MADE ON THE DIRECTORS OF SUCH DEPARTMENTS; PRESCRIBING THE LIMITS TO WHICH THE DEPARTMENTS SHALL BE LIABLE; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 15, by adding after the word "Vehicles" and before the word "and" the following language: ", State Board of Agriculture Vehicles,"

AMENDMENT NO. 4. Amend Page 1,

SECTION 1, Line 17, by adding after the word "Department" and before the word "and" the following language: ", the State Board of Agriculture,"

AMENDMENT NO. 5. Amend Page 1, SECTION 1, Line 20, by adding after the word "Department" and before the word "and" the following language: ", the State Board of Agriculture,"

AMENDMENT NO. 6. Amend Page 1, SECTION 1, beginning at Line 27, a new subsection, to be designated as "(c)" as follows: "(c) Medical and hospital insurance, One Thousand Dollars (\$1,000.00.)"

AMENDMENT NO. 7. Amend Page 1, SECTION 1, Line 30, by adding after the word "departments" and before the "period" the following language: "; provided if the State Insurance Fund of the State of Oklahoma is hereafter authorized to write such insurance, and then the Department of Highways, the State Board of Agriculture, and the State Department of Public Welfare, shall obtain the insurance from the State Insurance Fund."

AMENDMENT NO. 8. Amend Page 2, SECTION 3, Line 12, by adding after the word "Department," and before the word "or" the following language: "the State Department of Agriculture,"

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 **HBs 606, 607, 608.**

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 606** was read and consideration deferred:

Mr. Speaker

and

Mr. President

We your General Conference Committee

on Appropriations to whom was referred Engrossed House Bill 606 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SUPERIOR COURTS; PROVIDING THAT THE SUPERIOR 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,

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,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent,
Hurst	Vice Chairman
Skeith	Boecher
Shipley	Breeden
Wolf	Cowden
Murrow	Easterly
Larason	Fine
Skaggs	Hamilton
Cox	Payne
Bradley (Tulsa)	Pazoureck
Sparks	Ritzhaupt
Clark	Stipe
Willis (Cherokee)	Tipps

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 607** was read and consideration deferred:

Mr. Speaker
and
Mr. President

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 607 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE DISTRICT

COURTS; PROVIDING THAT THE DISTRICT COURT JUDGE 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 same under consideration and herewith return same with the following recommendation:

1. That the Senate recede from their amendments thereto.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent,
Hurst	Vice Chairman
Skeith	Boecher
Shipley	Breeden
Wolf	Cowden
Murrow	Easterly
Larason	Hamilton
Skaggs	Payne
Cox	Pazoureck
Bradley (Tulsa)	Ritzhaupt
Sparks	Stipe
Clark	Tipps
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 608** was read and consideration deferred:

Mr. Speaker
and
Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 608 entitled:

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 EM-

PLOYEES 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 same under consideration and herewith return same with the following recommendation:

1. That the Senate recede from Senate Amendments No. 1, 2, 3, 4 and 5.

2. That the House concur in Senate Amendment No. 6.

3. That the following Conference Committee Amendments be adopted:

(1) By inserting on Page 1, the Enacting Clause.

(2) Page 1, Section 1, Line 17, strike the figures "7,600.00" and "7,600.00" and insert in lieu thereof the figures "7,073.00" and "7,073.00".

(3) Page 1, Section 1, Line 19, strike

the figures "7,900.00" and "7,900.00" and insert in lieu thereof the figures "7,373.00" and "7,373.00".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Hurst	Chairman
Skeith	Trent,
Shipley	Vice Chairman
Wolf	Boecher
Murrow	Breeden
Larason	Cowden
Skaggs	Easterly
Cox	Fine
Bradley (Tulsa)	Hamilton
Sparks	Payne
Clark	Pazoureck
Willis (Cherokee)	Ritzhaupt
	Stipe
	Tipps

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow.

One Hundred and Sixth Legislative Day

Friday, July 7, 1961

Pursuant to adjournment, the Senate met at 1:30 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Boecher, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—34.

Excused: Bailey, Berrong, Bohannon, Cobb, Easterly, Kerr, Morford, Pazour-
eck, Tipps, Wilson (Beckham).—10.

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

SBs 94, 338, 386, 391, and HBs 772, 866 and 957 each correctly engrossed.

SBs 34, 49, 52, 56, 61, 69, 140, 160 and SJR 37 each correctly enrolled.

Engrossed SBs 94, 338, 386 and 391 were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HBs 772, 866 and 957, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled SBs 34, 49, 52, 56, 61, 69, 140, 160 and SJR 37 were, after fourth read-

ing, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 525—By Mountford and Tate of the House and Morford of the Senate.

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment of Section 21, Article V, Oklahoma Constitution, limiting regular sessions of the Legislature to seventy-five legislative days and special sessions to twenty legislative days and providing for compensation, expenses and necessary travel of members of the State Legislature; providing for a Special Election.

The above numbered HR was read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 853, 997, 998, 1001, 1021, 1022, 1023, 1025, 1110, 1119, 1190, 1191 and 1192.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising that the following named House Conferees have been appointed to the General Conference Committee on Reapportionment: Sare — Chairman, Bat-

son, Craig (Kay), Etling, Fowler, Hopkins, Howze, Inman, Patterson, Ruby, Skaggs, Taliaferro, Van Hooser, Wilhelm and Willis (Jackson).

MESSAGE FROM THE HOUSE

Requesting that the Honorable Senate recall Engrossed **HB 1073** for the purpose of making a correction in the title of said Bill.

Senator Field moved that the Honorable House be requested to return **HB 1073** for the purpose of making correction, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 858** and **1052**, as amended.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 586, 587, 611, 644, 880, 881** and **1037**, requesting Conference and referring said Bills to General Conference Committee on Appropriations.

Upon motion of Senator McClendon the requests for conferences on **HBs 586, 587, 611, 644, 880, 881** and **1037** were granted and said Bills ordered referred to the General Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Returning following Bills, together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SBs 43, 47, 54, 71, 89** and **178**.

The above numbered Bills as amended in Conference were referred for enrollment.

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 431—State and Federal Government.

SB 432—Roads and Highways.

Senator Shoemaker asked unanimous consent that **SB 432** be referred to Special Committee appointed under **SR 1**, then to Roads and Highways, to which Senator Land objected.

Senator Shoemaker moved that **SB 432** be referred to the Special Committee appointed under **SR 1**, then to Roads and Highways.

Senator Grantham raised a point of order, citing Special Rule 4, stating that **SB 432** should be referred to the Committee on State and Federal Government, which point of order was sustained.

Senator Shoemaker moved that following the report by the Committee on State and Federal Government, **SB 432** then be referred to the Special Committee appointed under **SR 1**.

Senator Cartwright, as a substitute, moved that **SB 432** be referred to the Committee on Roads and Highways, which motion was ruled out of order by the President, as following discussion.

Senator Land moved to table the Shoemaker motion, which motion was declared adopted upon a roll call as follows:

Aye: Belvin, Breeden, Collins, Colston, Cowden, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Rogers, Romang, Stipe, Trent.—21.

Nay: Allen, Baldwin, Boecher, Cartwright, Dacus, Field, Fine, Hamilton, Ritzhaupt, Shoemaker, Stevenson, Wilson (Greer).—12.

Excused: Bailey, Berrong, Bohannon, Cobb, Easterly, Kerr, Morford, Pazoureck, Tipps, Wilson (Beckham).—10.

Not Voting: McSpadden.—1.

SB 433—Revenue and Taxation.

Senator Hamilton asked unanimous consent that **SB 433** be referred to the Committee on Education — Common, following its consideration by the Committee on Revenue and Taxation, to which Senator Baldwin objected.

Senator Hamilton moved that **SB 433** be referred to the Committee on Education — Common, after consideration by the Committee on Revenue and Taxation.

Following discussion, Senator Baldwin asked unanimous consent, which was granted, to withdraw his objection to the Hamilton request.

By unanimous consent, Senator Hamilton withdrew his motion.

There being no objection to the Hamilton request, **SB 433** was ordered referred to the Committee on Education — Common, following the report by the Committee on Revenue and Taxation.

SJR 40—Parks and Recreation.

Senator Payne asked unanimous consent, which was granted, that **SJR 40** be printed and placed upon the Calendar without reference to a Committee.

HB 995—Roads and Highways.

HJR 526 — Constitutional Amendments Initiative and Referendum and Code Revision.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Allen moved that the vote be reconsidered by which **SB 133** failed of passage.

Senators Boecher, Land and Ritzhaupt asked to be shown excused for the remainder of this legislative day, which was the order.

Upon motion of Senator Field, the Senate recessed to meet at 1:00 p. m.

AFTERNOON SESSION

The Senate reassembled at 1:00 p. m., and was called to order by the President.

Senator Field raised the question of "no quorum," following which the roll was called and the President declared a quorum was present.

Senator Tipps asked to be shown present, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Enrolled **SJR 35**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SJR 37**, **SBs 34, 49, 52, 56, 61, 69, 140, 160**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

GENERAL ORDER

Upon motion of Senators Trent and Shoemaker, **HB 1072** was ordered stricken from the Calendar.

Senator Cartwright asked unanimous consent, which was granted, that **SB 23** be stricken from the Calendar.

Senators Payne and Dacus asked to be shown excused until such time as they can return to the Chamber, which was the order.

PENDING CONSIDERATION OF HAS

Senator Stipe moved that the Senate concur in **HAs** to **SB 368**, which motion was declared adopted.

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, Cartwright, Collins, Cowden, Field, Fine, Garrison, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemaker, Stipe, Tipps, Trent.—20.

Nay: Baldwin, Colston, Garvin, Grantham, Graves, Harris, Stevenson, Wilson (Greer).—8.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Dacus, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—14.

Not Voting: Belvin, Breedon.—2.

The bill, as amended, was declared failed of passage.

Senator Dacus asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Romang, the Senate concurred in **HAS** to **SB 27**.

SB 27, 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, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Stipe.—1.

Th bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Stipe.—1.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

PENDING CONSIDERATION OF CCR

Senator Grantham moved the adoption of the Conference Committee Report on **SB 282**, which motion was declared adopted.

SB 282, 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, Belvin, Breeden, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Lollar, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—26.

Nay: Cartwright, Graves, McClendon.—3.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Collins.—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, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

The emergency was declared passed.

SB 282, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Stipe moved to reconsider the vote by which **SB 368**, as amended by the Honorable House, failed of passage.

Senator Stipe asked that the time be extended to Monday, July 10, 1961, for consideration of his motions to reconsider the votes by which **SB 279** and **HB 1068**

each failed of passage, which was the order.

GENERAL ORDER

HB 774 by Howard et al was read and considered.

Senator Shoemake asked to be shown co-author of **HB 774**, which was the order.

Upon motion of Senator Shoemake, **HB 774** was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that **HB 774** be 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, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Collins.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Payne, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Collins.—1.

The emergency was declared passed.

HB 774 was properly signed and ordered returned to Honorable House.

Senator Payne asked to be recorded present, which was the order.

GENERAL ORDER

HB 518 by Levergood was read and considered.

Senators Shoemake, Cowden, Fine Dacus, Graves, Field, Hamilton, McColgin, Romang, Allen and Colston asked to be shown as co-authors of **HB 518**, which was the order.

Upon motion of Senator Shoemake, **HB 518** was advanced to engrossment.

Upon motion of Senator Shoemake, the rules of the Senate were suspended and **HB 518** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 518 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Breeden, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—29.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Cartwright, Collins, Stipe.—3.

HB 518, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Transmitting following Bills, together with Conference Committee Reports there-

on, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **HBs 613, 635, 637.**

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 613** was read and adopted upon motion of Senator McClendon:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 613 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE CLERK OF THE 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,

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 engrossed amendments No. 1 and 2.
2. That the House concur in engrossed Senate amendments No. 3, 4, 5 and 6.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray)	Chairman
Vice Chairman	Trent, Vice
Greenhaw	Chairman
Hurst	Boecher
Skeith	Breeden
Shipley	Easterly
Wolf	Fine
Murrow	Hamilton
Larason	Pazoureck
Skaggs	Ritzhaupt
Bradley (Tulsa)	Stipe
Sparks	Tipps
Clark	
Willis (Cherokee)	

HB 613, 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, Belvin, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Nay: Cartwright.—1.

Excused: Bailey, Berrong, Boecher, Bohnannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Stipe.—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, Belvin, Breeden, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).

—30.

Nay: Cartwright.—1.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Stipe.—1.

The emergency was declared passed.

HB 613, together with Conference Committee Report thereon, was ordered returned to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 635** was read and adopted upon motion of Senator McClendon:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 635 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE TREASURER; 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,

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 Senate Engrossed Amendment No. 1.

2. That the House concur in Engrossed Senate Amendments No. 2, 3, 4, 5, 6 and 7.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent, Vice
Greenhaw	Chairman
Hurst	Boecher
Skeith	Breeden
Shipley	Easterly
Wolf	Fine
Murrow	Hamilton
Larason	Pazoureck
Skaggs	Ritzhaupt
Bradley (Tulsa)	Stipe
Sparks	Tipps
Clark	
Willis (Cherokee)	

HB 635, 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, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, 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: Allen, Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lol-

lar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

The emergency was declared passed.

HB 635, together with Conference Committee Report thereon, was ordered returned to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 637** was read and adopted upon motion of Senator McClendon:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 637 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE INSURANCE COMMISSIONER; PROVIDING THAT THE INSURANCE COMMISSIONER SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; PROVIDING THAT THE APPROPRIATIONS SHALL BE FISCAL; REPEALING ALL ACTS IN CONFLICT HEREWITH; 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 recede from Senate Engrossed Amendments No. 1 and 2.

2. That the House concur in Senate Engrossed Amendment No. 3.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent, Vice
Greenhaw	Chairman
Hurst	Boecher
Skeith	Breeden
Shipley	Easterly
Wolf	Fine
Murrow	Hamilton
Larason	Pazoureck
Skaggs	Ritzhaupt
Bradley (Tulsa)	Stipe
Sparks	Tipps
Clark	
Willis (Cherokee)	

HB 637, 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, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, 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: Allen, Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

The emergency was declared passed.

HB 637, together with Conference Committee Report thereon, was ordered returned to Honorable House.

GENERAL ORDER

HB 590 by Allard et al of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 590** was advanced to engrossment.

Upon motion of Senator McClendon, the rules of the Senate were suspended and **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: Allen, Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

The bill was declared passed.

HB 590, as amended, was referred for engrossment.

GENERAL ORDER

HB 690 by Sparks et al was read and considered.

Senators Garrison, Graves, Rogers and Dacus asked to be shown as co-authors of **HB 690**, which was the order.

Upon motion of Senator Garrison, **HB 690** was advanced to engrossment.

Senator Garrison asked unanimous consent, which was granted, that **HB 690** be placed upon third reading and final passage.

THIRD READING

HB 690 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Allen, McSpadden.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Allen, McSpadden.—2.

The emergency was declared passed.

HB 690 was properly signed and ordered returned to Honorable House.

Senator Belvin asked that he be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1029 by Redman et al of the House and Harris of the Senate was read and considered.

Senator Belvin asked to be shown present, which was the order.

Upon motion of Senator Harris, **HB 1029** was advanced to engrossment.

Senator Harris asked unanimous consent, which was granted, that **HB 1029** be placed upon third reading and final passage.

THIRD READING

HB 1029 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—28.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Fine, Garvin, McSpadden, Pitcher.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Garvin, Pitcher.

The emergency was declared passed.

HB 1029 was properly signed and ordered returned to 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 1109**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 1109** was read and adopted upon motion of Senator McSpadden:

Mr. Speaker

and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 1109, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO SCHOOLS; REQUIRING THE CLERK OF SCHOOL BOARDS FOR INDEPENDENT AND DEPENDENT SCHOOL DISTRICTS TO MAKE AND FILE WITH THE COUNTY SUPERINTENDENT OF SCHOOLS COPIES OF THE MINUTES OF ALL MEETINGS OF SUCH BOARD; 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 Senate recede from Senate Amendment No. 2 and that in lieu thereof the following Conference Committee Amendment be adopted:

"AN ACT RELATING TO SCHOOL

DISTRICTS AND MUNICIPALITIES; REQUIRING THE CLERKS OF ALL SCHOOL BOARDS AND MUNICIPALITIES TO FURNISH MINUTES OF ALL REGULAR AND/OR SPECIAL MEETINGS TO LEGAL NEWSPAPERS UNDER CERTAIN CIRCUMSTANCES; DESIGNATING THE TIME WITHIN WHICH SUCH MINUTES SHALL BE FURNISHED AND THE EFFECTIVE PERIOD OF REQUESTS FOR SUCH MINUTES; AND DECLARING AN EMERGENCY."

3. That the Senate recede from Senate Amendment No. 3 and that in lieu thereof the following Conference Committee Amendment be adopted:

"SECTION 1. It shall be the mandatory duty of the clerk of the board of each school district and the clerk of the governing body of each city and town to furnish the tentative minutes of every regular and/or special meeting of such school boards and municipal governing bodies to legal newspapers requesting the same in writing, provided any such newspaper must be located in the same county as all or a part of the school district or municipality to which such request is made.

Provided further that such minutes shall be furnished within five (5) days after all such regular and/or special meetings to eligible newspapers requesting the same and that any such written request shall be effective and said minutes shall be furnished in compliance therewith for the current calendar year or remaining portion thereof unless a shorter period shall be specified in said request."

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Shipley,	McSpadden,
Chairman	Chairman
Burnham	Pitcher
Doornbos	Lollar

HB 1109, 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, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: McClendon, Stevenson.—2.

Excused: Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Breeden, Fine.—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, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—13.

Not Voting: Fine.—1.

The emergency was declared passed.

HB 1109, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 606** was declared adopted.

HB 606, 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, Belvin, Breeden,

Cartwright, Collins, Colston, Cowden, Dacus, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—29.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Fine, Garvin, Pitcher.—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, Belvin, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Garvin, Pitcher.—2.

The emergency was declared passed.

HB 606, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 607** was declared adopted.

HB 607, 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, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Ro-

mang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—28.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Collins, Garvin, Grantham, Trent.—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, Baldwin, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Collins, Garvin.—2.

The emergency was declared passed.

HB 607, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 608** was declared adopted.

HB 608, 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, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Mor-

ford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Collins, Garvin.—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, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Collins, Garvin.—2.

The emergency was declared passed.

HB 608, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 223**, as amended.

HAs to SB 223 read as follows, rejected upon motion of Senator Hamilton, conference requested and referring same to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 223, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE BOARD OF EDUCATION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Lines 22 and 23 by striking the following language:

"Chapter 1A, Article 18, Oklahoma Statutes 1959 Supplement, Oklahoma School Code."

and inserting in lieu thereof the following: "Chapter A, Article 18 and Section 8 (a)

of Article 13 (70 O. S. 1959 Supplement, § 13-8 (a)), Oklahoma School Code."

PENDING CONSIDERATION OF HAS

Upon motion of Senator Rogers, the Senate concurred in **HAs to SB 122**.

SB 122, 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, Belvin, Cartwright, Colston, Cowden, Dacus, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—26.

Nay: Breeden.—1.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Collins, Fine, Garvin, Pitcher, Stipe.—5.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Bailey, Berrong, Boecher, Bohannon, Cobb, Easterly, Kerr, Land, Morford, Pazoureck, Ritzhaupt, Wilson (Beckham).—12.

Not Voting: Collins, Garvin.—2.

The emergency was declared passed.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Stipe moved that the vote be reconsidered by which **SB 122**, as amended by the Honorable House, was passed.

Senator Field moved that when the Clerk's desk is cleared, the Senate adjourn to meet at 1:00 p.m. on Monday, July 10, 1961, which motion was declared adopted.

FIRST READING

The following Bill was introduced and read the first time:

SB 434—By Rogers.

An Act relating to the Oklahoma General Hospital; authorizing State Board of Public Affairs to lease such hospital; restricting period of lease; requiring leasee to maintain facilities for treatment of thirty (30) indigent patients without expense to the State; making an appropriation to State Board of Health for operation of such hospital; 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 423—State and Federal Government.

HB 602—State and Federal Government.

HB 604—State and Federal Government.

HB 791—State and Federal Government.

HB 1231—State and Federal Government.

HJR 541—State and Federal Government.

DO PASS, as amended:

HB 759—Game and Fish.

As provided under the Field motion, the Senate was declared adjourned to meet on Monday, July 10, at 1:00 p. m.

One Hundred and Seventh Legislative Day

Monday, July 10, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Bailey, Baldwin, Belvin, Berong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Excused: Allen, Boecher, Cobb, Easterly, Hamilton, McClendon, McColgin, Morford, Payne, Wilson (Beckham).—10.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Leon Dean, Pastor of the Congregational Church of Binger, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Garrison introduced Allen Marshall Bretz and Bruce Arnold Lee, and his small son, Charles Alfred Garrison, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Rogers introduced Steele Brand and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Colston introduced Marcia Mott and asked that she be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 408 and **HBs 518** and **590** each correctly engrossed.

SBs 27, 43, 47, 54, 71, 89, 178 and **SJR 35** each correctly enrolled.

Engrossed **SB 408** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 518** and **590**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 27, 43, 47, 54, 71, 89, 178** and **SJR 35** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1239—By Keyes.

An Act relating to Banks and Trust Companies; amending 6 O. S. 1951, § 124, providing for reports of banks to the State Bank Commissioner; requiring certain information; authorizing Bank Commissioner to issue special call for reports; permitting reports of state banks to Federal Reserve System to be substituted for state reports; requiring publication of reports in a legal newspaper within the city or town wherein such bank is located or within the county if no legal newspaper is published within such city or town; and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 606, 607, 608, 613, 635, 637, 690, 774, 858, 1029, 1052 and 1109.**

The above numbered Enrolled Bills 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 **HBs 758, 811, 866 and 957, as amended.**

SECOND READING

The following Bills and/or Resolutions were read the second time and referred to Committees indicated:

SB 434—Appropriations and Budget.

HJR 525—Constitutional Amendments, Initiative and Referendum and Code Revision.

GENERAL ORDER

HB 1055 by Allard of the House and Breeden of the Senate was read and considered.

Upon motion of Senator Breeden, **HB 1055** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **HB 1055** was placed upon third reading and final passage.

THIRD READING

HB 1055 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Allen, Boecher, Cobb, Easter-

ly, Hamilton, McClendon, McColgin, Morford, Payne, Wilson (Beckham).—10.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Stevenson.—1.

Excused: Allen, Boecher, Cobb, Easterly, Hamilton, McClendon, McColgin, Morford, Payne, Wilson (Beckham).—10.

The emergency was declared passed.

HB 1055 was properly signed and ordered returned to Honorable House.

Senators Boecher, McColgin, Payne and Wilson (Beckham) asked to be shown present, which was the order.

Senator Cowden presiding.

GENERAL ORDER

HB 1011 by Camp was read and considered.

Upon motion of Senator Graves, **HB 1011** was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, **HB 1011** was 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Cobb, Easterly, Hamilton, McClendon, Morford.—6.

Not Voting: Grantham. Lollar.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Cobb, Easterly, Hamilton, McClendon, Morford.—6.

Not Voting: Grantham. Lollar.—2.

The emergency was declared passed.

HB 1011 was properly signed and ordered returned to Honorable House.

President Nigh presiding.

Senator Easterly asked to be shown present, which was the order.

GENERAL ORDER

HB 783 by Willis (Jackson) and Skaggs was read and considered.

By unanimous consent, Senators Kerr, Rogers, McSpadden, Pitcher, Grantham, McColgin and Shoemake were added as co-authors of **HB 783**.

Upon motion of Senator Kerr, **HB 783** was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **HB 783** was placed upon third reading and final passage.

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: Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, McColgin, McSpadden, Payne,

Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Allen, Cobb, Hamilton, McClendon, Morford.—5.

Not Voting: Bailey, Baldwin, Easterly, Ham, Lollar.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Allen, Cobb, Hamilton, McClendon, Morford.—5.

Not Voting: Bailey, Baldwin, Easterly, Ham, Lollar.—5.

The emergency was declared passed.

HB 783, as amended, was referred for engrossment.

Senator Allen asked to be shown present, which was the order.

GENERAL ORDER

HB 1048 by Cox, et al, of the House and Wilson (Greer), Graves and Ritzhaupt of the Senate was read and considered.

Upon motion of Senator Wilson (Greer), **HB 1048** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **HB 1048** was 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: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston,

Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Baldwin, Cartwright.—2.

Excused: Cobb, Hamilton, McClendon, Morford.—4.

Not Voting: Collins, Ham, Kerr.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Baldwin, Cartwright.—2.

Excused: Cobb, Hamilton, McClendon, Morford.—4.

Not Voting: Collins, Ham, Kerr.—3.

The emergency was declared passed.

HB 1048, as amended, was referred for engrossment.

Senator Cobb asked to be shown present, which was the order.

GENERAL ORDER

HB 543 by Poynor, et al, of the House and Bailey of the Senate was read and considered.

Upon motion of Senator Bailey, **HB 543** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 543** was 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: Allen, Bailey, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—32.

Nay: Baldwin, Boecher, Bohannon, Cartwright.—4.

Excused: Hamilton, McClendon, Morford.—3.

Not Voting: Cobb, Collins, Land, Tipps, Wilson (Greer).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—32.

Nay: Baldwin, Boecher, Bohannon, Cartwright.—4.

Excused: Hamilton, McClendon, Morford.—3.

Not Voting: Cobb, Collins, Land, Tipps, Wilson (Greer).—5.

The emergency was declared passed.

HB 543, as amended, was referred for engrossment.

Senators Berrong and Pazoureck asked to be shown excused until such time as they can return to the Chamber, which was the order.

MOTIONS TO RECONSIDER VOTES

The vote occurring upon the Cartwright motion to reconsider the vote by which the Special Election Section of **SJR 2** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Baldwin, Breeden, Cartwright, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—22.

Nay: Allen, Belvin, Boecher, Bohannon, Colston, Dacus, Fine, McSpadden, Payne, Pitcher, Stipe, Tipps, Trent.—13.

Excused: Berrong, Hamilton, McClendon, Morford, Pazoureck.—5.

Not Voting: Cobb, Collins, McColgin, Wilson (Beckham).—4.

Senator Trent asked to be shown excused until such time as he can return to the Chamber, which was the order.

The vote occurring upon the Cartwright motion to reconsider the vote by which **SJR 1** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Boecher, Breeden, Cartwright, Easterly, Field, Garrison, Garvin, Harris, Land, Ritzhaupt, Rogers, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—16.

Nay: Allen, Baldwin, Belvin, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Fine, Grantham, Graves, Ham, Kerr, Lollar, McSpadden, Payne, Pitcher, Shoemake, Stevenson, Stipe.—21.

Excused: Berrong, Hamilton, McClendon, Morford, Pazoureck, Trent.—6.

Not Voting: McColgin.—1.

Senator Pazoureck asked to be shown present, which was the order.

The vote occurring upon the Stipe motion to reconsider the vote by which **HB 1068** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Belvin, Bohannon, Cobb, Easterly, Field, Fine, Graves, Ham, Kerr, Lollar, McSpadden, Payne, Pazoureck, Rogers, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—21.

Nay: Allen, Baldwin, Boecher, Breeden,

Cartwright, Colston, Dacus, Garrison, Garvin, Grantham, Harris, Land, Pitcher, Ritzhaupt, Romang.—15.

Excused: Berrong, Hamilton, McClendon, Morford, Trent.—5.

Not Voting: Collins, Cowden, McColgin.—3.

Senator Cartwright asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Berrong asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 170** was read and adopted upon motion of Senator Shoemake:

Mr. President
and

Mr. Speaker:

We, your Conference Committee, to whom was referred Engrossed Senate Bill No. 170, and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO PROPERTY RIGHTS; AMENDING 21 O. S. 1951, § 1835; PROVIDING THAT WILFUL OR MALICIOUS ENTRY INTO GARDEN, YARD, OR ENCLOSED FIELD OF ANOTHER, AFTER BEING EXPRESSLY FORBIDDEN TO DO SO, SHALL BE DEEMED A MISDEMEANOR; PROVIDING WILFUL ENTRY INTO PECAN GROVE OF ANOTHER WITHOUT PRIOR CONSENT SHALL BE DEEMED A MISDEMEANOR; FIXING PUNISHMENT FOR SUCH WILFUL OR MALICIOUS ENTRY; 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 House accept Amendment No. 1.
2. That the House recede from House Amendment No. 2.

Respectfully submitted,

FOR THE HOUSE FOR THE SENATE

Ruby	Shoemake
Chairman	Chairman
McCue	Stipe
Massey	Wilson (Beckham)

SB 170, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—35.

Excused: Cartwright, Hamilton, McClen-
don, Morford, Trent.—5.

Not Voting: Collins, Garvin, McColgin,
Wilson (Beckham).—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—35.

Excused: Cartwright, Hamilton, McClen-
don, Morford, Trent.—5.

Not Voting: Collins, Garvin, McColgin,
Wilson (Beckham).—4.

The emergency was declared passed.

SB 170, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

President Pro Tempore Collins presiding.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Land, the Senate

concurred in **HAs** to Engrossed **SB 196**.

SB 196, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Hamilton, McClen-
don, Morford, Trent.—5.

Not Voting: Bailey, Cobb, Cowden, Mc-
Colgin, Shoemake.—5.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Hamilton, McClen-
don, Morford, Trent.—5.

Not Voting: Bailey, Cobb, Cowden, Mc-
Colgin, Shoemake.—5.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

MESSAGE FROM HOUSE

Advising adoption of and returning Engrossed **SCR 30**, as co-authored by Avey, Batson, Bernard, Blankenship, Craig (Lincoln), Diel, Doornbos, Dyer, Eidson, Etling, Forsythe, Henry, Holder, Howard, Howze, Johnston, Lance, Lauer, McCue,

Northcutt, Poynor, Priebe, Redman, Richardson, Settles, Taggart, Wilhelm, Williams (Murray) and Witt of the House and Hamilton of the Senate.

Senator McClendon asked to be shown present, which was the order.

GENERAL ORDER

SB 411 by Committee on Planning and Resources was read and considered.

Senator Trent asked to be shown present, which was the order.

Senator Pitcher moved to amend **SB 411** by adding after line 5 and before line 6 the following language: "that motor license and certificate of title fees shall be paid only upon purchase of original certificate of title and transfer of the motor to a new owner" which amendment was tabled upon motion of Senator Tipps, upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Cobb, Collins, Colston, Dacus, Fine, Grantham, Harris, Kerr, McClendon, McSpadden, Payne, Rogers, Romang, Stipe, Tipps, Trent, Wilson (Greer).—21.

Nay: Berrong, Boecher, Bohannon, Easterly, Field, Garrison, Garvin, Graves, Land, Lollar, McColgin, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson.—16.

Excused: Cartwright, Hamilton, Morford.—3.

Not Voting: Breeden, Cowden, Ham, Wilson (Beckham).—4.

Senators Shoemake and Hamilton moved to amend **SB 411**, lines 2 and 3, page 4, by striking the figures "2.50" on line 3, and inserting in lieu thereof "1.50" and on line 2 by striking "10 or more" and insert in lieu thereof "more than 10" which amendment was declared adopted.

Senator Land moved to amend **SB 411**, line 1, page 3, by striking after the word "in" and before the words "the county" the words "addition to" and substituting the words "lieu of" which amendment was tabled upon motion of Senator Tipps.

Senator Bohannon moved to amend

SB 411, line 5, page 4, by striking the figures "5.00" and substitute therefor the figures "3.00"

Senator Tipps moved to table the Bohannon amendment, which motion was declared failed of adoption.

The vote occurring upon the Bohannon amendment, it was declared adopted.

Senator Tipps moved that further consideration of **SB 411** be deferred, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 562**.

By unanimous consent, **HCR 562** was taken up for immediate consideration, read at length as follows and adopted upon motion of Senator Bohannon:

ENGROSSED CONCURRENT RESOLUTION NO. 562—By Odom (McIntosh) of the House and Bohannon of the Senate.

A RESOLUTION COMMENDING MISS LINDA WILLIAMS FOR HER SELECTION AS "OKLAHOMA DAIRY PRINCESS."

WHEREAS, Her Highness, Miss Linda Williams, has been chosen as the Oklahoma Dairy Princess for 1961; and

WHEREAS, Princess Linda Williams has been selected for this high honor after being nominated in a district contest sponsored by the Oklahoma Dairy Association; and

WHEREAS, In her royal position, as the Oklahoma State Dairy Princess, Linda Williams shines as an inspiring example of beauty, poise and personality.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the members of the Oklahoma Legislature hereby extend their congratulations and admiration to Princess Linda Williams for her selection as the

Oklahoma Dairy Princess of 1961 and further express their enthusiastic support and encouragement for her forthcoming opportunity to display to the world at the National Dairy Princess Contest the charm and beauty that she so delightfully possesses.

Engrossed **HCR 562** was properly signed and ordered returned to the Honorable House.

MOTION

Senator Fine moved that all Senate Bills and/or Resolutions in Committees, at the close of the next legislative day, be stricken from the records of the Senate, with the exception of Bills and/or Resolutions on which public hearings have previously been set by the Committees on Education - Common and Agriculture, and further with the understanding that, should an emergency arise, the Senate Rules Committee (by a majority vote) would be permitted to authorize the introduction of any emergency measure.

Senator Allen moved to amend the Fine motion, by striking the words "Rules Committee", which amendment was declared adopted.

Senator Harris moved to amend the Fine motion, by striking the words, "at the close of the next legislative day" and inserting "at the close of the legislative day on Wednesday, July 12, 1961", which amendment was declared adopted.

The vote occurring on the Fine motion, as amended, it was declared adopted.

Senator Lollar asked to be shown excused for the remainder of this legislative day, which was the order.

Senator Kerr asked to be shown excused until such time as he can return to the Chamber, which was the order.

MESSAGE FROM HOUSE

Returning engrossed **HB 1073** for correction of title, in accordance with request of the Honorable Senate.

MOTION TO RECONSIDER VOTE

Upon motion of Senator Cobb, the vote was reconsidered by which **HB 1073** was passed, upon a roll call as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Hamilton, Kerr, Lollar, Morford.—5.

Not Voting: Allen, Garvin, Pazoureck, Pitcher, Ritzhaupt.—5.

Senator McSpadden asked to be shown excused until such time as he can return to the Chamber, which was the order.

THIRD READING

Senator Cobb asked unanimous consent, which was granted, that the title of **HB 1073** be amended to conform to the body of the Bill.

On the question of passage of **HB 1073**, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden, Morford.—6.

Not Voting: Ritzhaupt, Shoemake.—2 .

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land,

McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden, Morford.—6.

Not Voting: Ritzhaupt, Shoemake.—2.

The emergency was declared passed.

HB 1073, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 15**.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 772**, requesting Conference and naming Conferees as follows: Thomas, McChristian and Blackard.

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 772** was ordered granted, and President Pro Tempore Collins, having been authorized so to do, announced the appointment of the following Senate Conferees under the bill:

HB 772: Stipe, Bohannon and Payne.

GENERAL ORDER

HB 929 by Bond was read and considered.

Senator Garvin asked unanimous consent, which was granted, to be shown as the Senate author of **HB 929**.

Upon motion of Senator Garvin, **HB 929** was advanced to engrossment.

By unanimous consent, upon request of Senator Garvin, **HB 929** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden, Morford.—6.

Not Voting: Cobb, Ritzhaupt, Shoemake.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden, Morford.—6.

Not Voting: Cobb, Ritzhaupt, Shoemake.—3.

The emergency was declared passed.

HB 929, as amended, was referred for engrossment.

Senator Morford asked to be shown present, which was the order.

GENERAL ORDER

HB 924 by Bond was read and considered.

Senator Garvin asked unanimous consent, which was granted, to be shown as the Senate author of **HB 924**.

Upon motion of Senator Garvin, **HB 924** was advanced to engrossment.

By unanimous consent, upon request of Senator Garvin, **HB 924** was placed upon third reading and final passage.

THIRD READING

HB 924 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Ham, Pitcher, Ritzhaupt, Stipe.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Ham, Pitcher, Ritzhaupt, Stipe.—5.

The emergency was declared passed.

HB 924 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

SB 21 by Rogers of the Senate and Skaggs of the House was read and considered.

Upon motion of Senator Berrong, **SB 21** was advanced to engrossment.

By unanimous consent, upon request of Senator Berrong, **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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Nay: Tipps.—1.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Ham, Land, McClendon, Stipe, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—32.

Nay: Tipps.—1.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Ham, Land, McClendon, Stipe, Wilson (Beckham).—6.

The emergency was declared passed.

SB 21 was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 27, 43, 47, 54, 71, 89, 178** and **SJR 35**.

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 SBs 65 and 258, as amended.

HAs to SB 65 read as follows, and concurred in upon motion of Senator Ber-rong:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 65 by adding the following coauthors: "BAGGETT and DOLE-ZAL of the House".

AMENDMENT NO. 2. Strike the TITLE, Enacting Clause and all of SECTIONS 1 and 2 and insert in lieu thereof the following:

"AN ACT RELATING TO FISCAL AFFAIRS; AMENDING TITLE 62 OKLAHOMA STATUTES 1951, SECTION 41.12 RELATING TO TRANSFERS OF ITEMS OF APPROPRIATIONS; RELATING TO ITEMS OF WORK PROGRAM ALLOTMENTS; LIMITING THE AMOUNT OF SUCH TRANSFER; PROVIDING EXCEPTIONS WITH THE APPROVAL OF THE TRANSFER BOARD; EXEMPTING CERTAIN AGENCIES; CREATING THE TRANSFER BOARD AND DESIGNATING THE MEMBERS THEREOF; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Title 62 Oklahoma Statutes 1951, Section 41.12 is hereby amended as follows:

§ 41.12 (a) * * * The administrative head of any department, institution, or agency, or * * * the designated member or employee of any board or commission, who has been authorized by said board or commission to make such requests may request that any item of the current appropriation, or appropriation allotment, work program, or work program allotment regardless of fund for said department, institution, board, commission, or agency, * * * be transferred to any other item within the same department, institution, board, commission or agency, with the written approval of the Budget

Director, * * * which approval or rejection shall be at the discretion of the Budget Director in the exercise of which he shall determine whether or not the transfer tends to effectuate or subvert the intention and objectives of the Legislature or other appropriating agency in establishing the appropriation, appropriation allotment, or program of spending, regardless of fund.

(b) No requested transfer shall be made

(i) if the amount to be transferred and the total of all previous transfers exceed twenty-five per cent (25%) of the total appropriation, appropriation allotment, work program, or work program allotment regardless of fund for the department, institution, board, commission or agency requesting the transfer, or

(ii) if the amount to be transferred and all other transfers from the particular item of appropriation, appropriation allotment, or work program of spending exceeds twenty-five percent (25%) of the item of the appropriation, appropriation allotment, or work program of spending from which the transfer is to be made, or

(iii) if the amount to be transferred and all other transfers from the particular item of appropriation, appropriation allotment, or work program exceeds twenty-five percent (25%) of the item of the appropriation, appropriation allotment, or work program of spending to which the transfer is to be made except upon written application to and written approval of the Transfer Board. The Transfer Board is hereby created to be composed of the State Budget Director, the Chairman of the State Legislative Council and the State Treasurer. The Transfer Board may approve the transfer if a majority of the members thereof determine the transfer to be essential and not in conflict with the intention of the Legislature or the appropriating agency in making such appropriation, appropriation allotment or establishing the item of the

work program of spending. The Transfer Board may allow or disallow the transfer, or reduce the amount to be transferred in its discretion.

(c) On or before the convening of each session of the Legislature the Transfer Board shall make a complete and thorough report of its operations for the last two complete fiscal years ending before such convening of the Legislature, which report shall include a statement of each request for transfer received and the official action of the Transfer Board with respect hereto.

SECTION 2. The provisions of this Act shall not apply to the State Highway Department or the Department of Public Welfare.

SECTION 3. No transfer shall be approved by the Budget Director or the Transfer Board after June 10th of the fiscal year to which the transfer relates.

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.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—34.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Morford, Stipe, Tipps, Wilson (Beckham).—5.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—34.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Morford, Stipe, Tipps, Wilson (Beckham).—5.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

HAS to SB 258 read as follows, rejected upon motion of Senator Land:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 258, by adding the following co-author: "McCUNE of the House".

AMENDMENT NO. 2. Amend Page 1, Section 1, Line 16, by striking the words "not less" and adding the word "more".

AMENDMENT NO. 3. Amend Page 1, Section 1, Line 17, by adding after the word "Census" the following words: "or any subsequent Federal Decennial Census".

AMENDMENT NO. 4. Amend Page 1, Section 1, Line 19, by striking the "comma" after the figures "\$22.22" and inserting the following words and figures: "and 312 (e)".

AMENDMENT NO. 5. Amend Page 1, Section 1, Line 19, by adding after the word "shall" the following words: "out of the Motor License Agent and Tag Agent fees so collected under the above provisions".

AMENDMENT NO. 6. Amend Page 1, Section 1, Line 25, by striking the "comma" after the words "herein paid" and adding the following language: "the sum of Three Hundred Dollars (\$300.00) annually shall be set aside by the Tulsa Motor License Agent and Tag Agent for the repair and maintenance of the Driver Ex-

aminers Building in Tulsa. Provided, any unused balance at the end of the fiscal year together with".

GENERAL ORDER

HB 1108 by Shibley and Cook was read and considered.

By unanimous consent, Senators Payne and Shoemake were added as co-authors of **HB 1108**.

Upon motion of Senator Payne, **HB 1108** was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **HB 1108** was placed upon third reading and final passage.

THIRD READING

HB 1108 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, G r a n t h a m, Graves, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—32.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Fine, Ham, Harris, Stevenson, Trent, Wilson (Beckham).—7.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, G r a n t h a m, Graves, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—32.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden.—5.

Not Voting: Cobb, Fine, Ham, Harris, Stevenson, Trent, Wilson (Beckham).—7.

The emergency was declared passed.

HB 1108 was properly signed and ordered returned to Honorable House.

Senator Pazoureck asked to be shown excused until such time as he can return to the Chamber, which was the order.

DECLARATION OF VOTE

Senator Shoemake asked that the record show had he been present on July 6, 1961, at the time unanimous consent was granted Senator Baldwin to withdraw **SB 743** from the Calendar and refer same to Revenue and Taxation, he would have objected.

GENERAL ORDER

Senator Land asked unanimous consent, which was granted, that **SB 377** be stricken from the Calendar.

Senator Belvin asked to be shown excused until such time as he can return to the Chamber, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 293** was read and adopted upon motion of Senator Ritzhaupt:

Mr. President

and

Mr. Speaker:

We your Conference Committee to whom was referred Engrossed Senate Bill No. 293 (and Engrossed House Amendment thereto,) entitled:

AN ACT RELATING TO RESERVOIRS AND THE DRAINAGE BASINS THEREOF; AMENDING 63 O. S. 1951, § 625.2 BY THE ADDITION OF SUBSECTION (b) TO DEFINE A "DRAINAGE BASIN"; AMENDING 63 O. S. 1951, § 625.3 BY INCLUDING THE WORDS "DRAINAGE BASIN"; AND DECLARING AN EMERGENCY,

beg leave to report that we have had the same under consideration and return herewith the following recommendation:

1. That House Amendment No. 1 be concurred in.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Ritzhaupt	Metzalf
Trent	Fogarty
Lollar	Strickland

SB 293, 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, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Land, McClendon, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Pitcher.—1.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Allen, Bailey, Garrison, Harris.—4.

The Bill as amended in Conference, was declared passed.

SB 293, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SJR 10, as amended.

HAs to SJR 10 read as follows, and concurred in upon motion of Senator Ritzhaupt:

AMENDMENT NO. 1. Amend Engrossed Senate Joint Resolution No. 10, by adding the following coauthors: "GOODFELLOW AND DOLEZAL of the House".

AMENDMENT NO. 2. Amend Page 3, SECTION 2, (h), Line 11, by striking the "comma" after the word "proceeds" and inserting a "period" therefor. and

Page 3, SECTION 2, (h), by striking all of lines 12, 13 and 14.

SJR 10, 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Payne, Stipe.—2.

The Resolution, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Payne, Stipe.—2.

The emergency was declared passed.

House Amendments were properly signed and above numbered Resolution, as amended, was referred for enrollment.

GENERAL ORDER

HB 553 by Sparks, et al, of the House was read and considered.

Upon motion of Senator McClendon, HB 553 was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, HB 553 was 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

The emergency was declared passed.

HB 553, as amended, was referred for engrossment.

GENERAL ORDER

SB 410 by Fine was read and considered.

Upon motion of Senator Fine, **SB 410** was advanced to engrossment.

By unanimous consent, upon request of Senator Fine, **SB 410** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 410 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston,

Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Land, McClendon, McColgin, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Bailey, Baldwin, Harris, Morford, Payne.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Land, McClendon, McColgin, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Belvin, Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Bailey, Baldwin, Harris, Morford, Payne.—5.

The emergency was declared passed.

SB 410 was referred for engrossment.

Senator Belvin asked to be shown present, which was the order.

GENERAL ORDER

HB 748 by Odom et al of the House and Bohannon of the Senate was read and considered.

Upon motion of Senator Bohannon, **HB 748** was advanced to engrossment.

Senator Bohannon asked unanimous consent, which was granted, that **HB 748** be placed upon third reading and final passage.

THIRD READING

HB 748 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon,

non, Cobb, Collins, Colston, Field, Fine, Garrison, Graves, Ham, Land, McClen-don, McColgin, Payne, Pitcher, Rogers, Shoemake, Trent.—20.

Nay: Allen, Berrong, Breeden, Cowden, Dacus, Easterly, Garvin, Grantham, Ritzhaupt, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—14.

Excused: Cartwright, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—6.

Not Voting: Bailey, Harris, Morford, Stipe.—4.

The bill was declared failed of pas-sage.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Re-port on SB 45 was read:

Mr. President

and

Mr. Speaker:

We your General Conference Commit-tee on Appropriations to whom was re-ferred Engrossed Senate Bill 45 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE LIEUTENANT GOVERNOR; PROVIDING THAT THE LIEUTENANT GOVERNOR SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITA-TIONS; PROVIDING THAT THE APPRO-PRIATIONS SHALL BE FISCAL; RE-PEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recom-mendation:

1. That the House recede from Engross-ed House Amendments 1 & 2.

2. That the Senate concur in Engross-ed House Amendment 3.

3. That the following Conference Com-mittee Amendments be adopted: Page 1, Line 18, strike the figure "9,000.00" un-der the June 30, 1963 column and insert in lieu thereof the figure "11,000.00"; Page 1, Line 19, strike the figures "2,500.00" in each column and insert in lieu thereof the figure "3,000.00" under the June 30, 1962 column and the figure "4,000.00" under the June 30, 1963 column; Page 1, Line 20, strike the figures "2,750.00" in each column and insert in lieu thereof the fig-ures "4,000.00"; Page 1, Line 21, strike the figures "14,250.00" in each column and insert in lieu thereof the figure "16,-000.00" under the June 30, 1962 column and the figure "19,000.00" under the June 30, 1963 column. Page 1, Line 28, strike the figure "5,000" under the word "MAXIMUM" and insert in lieu thereof the figure "9,000".

Strike all of Section 3 and insert in lieu thereof a new Section 3 (which will be Section 4 when Engrossed House Amendment No. 2 has been incorporat-ed) as follows: "SECTION 3. The ap-propriations made by this Act shall not be subject to fiscal year limitations and shall be available for expenditure and en-cumbrance purposes for a period of thir-ty (30) months from approval of this Act."

Amend the Title to conform.

Restore the Enacting Clause.

Respectfully submitted,

FOR THE HOUSE:	FOR THE SENATE:
McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Ham	Greenhaw
Breeden	Hurst
Cobb	Skeith
Easterly	Shipley
Fine	Wolf
Dacus	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

Senator McClendon moved the adoption of the **CCR** on **SB 45**.

Senator Baldwin, as a substitute, moved that the Senate refuse to adopt the **CCR** on **SB 45** and request a further conference, which motion was declared adopted, referring the bill to the General Conference Committee on Appropriations.

Senators Colston and Berrong asked to be shown excused until such time as they can return to the Chamber, which was the order.

Senator Ham moved that the vote be reconsidered by which the Baldwin motion Re **CCR** on **SB 45** was adopted, which motion failed of adoption upon a roll call as follows:

Aye: Breeden, Cowden, Easterly, Gar-
rison, Garvin, Grantham, Graves, Ham,
McClendon, McColgin, Morford, Payne,
Pitcher, Stipe, Trent, Wilson (Greer).—
16.

Nay: Allen, Baldwin, Belvin, Boecher,
Cobb, Collins, Dacus, Field, Fine, Har-
ris, Land, Rogers, Romang, Shoemake,
Stevenson, Tipps, Wilson (Beckham).—17.

Excused: Berrong, Cartwright, Colston,

Hamilton, Kerr, Lollar, McSpadden, Pa-
zoureck.—8.

Not Voting: Bailey, Bohannon, Ritz-
haupt.—3.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Re-
port on **SB 96** was read and adopted upon
motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee
on Appropriations to whom was referred
Engrossed Senate Bill 96 entitled:

AN ACT MAKING AN APPROPRIA-
TION TO THE STATE BOARD OF EDU-
CATION; STATING THE PURPOSE; AU-
THORITY FOR THE APPOINTMENT
AND COMPENSATION OF PERSONNEL;
PROVIDING FOR EDUCATION OF
SCHOOL AGE PATIENTS IN CHIL-
DREN'S MEMORIAL HOSPITAL AND
COSTS INCURRED THEREBY; * * *;
AND DECLARING AN EMERGENCY,

beg leave to report that we have had
same under consideration and herewith
return same with the following recom-
mendation:

1. That the House recede from En-
grossed House Amendments thereto.

2. That the following Conference Com-
mittee Amendments be adopted: Page 1,
Line 19, strike the figures "292,000.00" in
each column and insert in lieu thereof the
figures "308,000.00"; Page 1, Line 20,
strike the figures "73,850.00" in each col-
umn and insert in lieu thereof the figures
"77,850.00"; Page 1, Line 21, strike the
figures "365,850.00" in each column and
insert in lieu thereof the figures "385,-
850.00"; Page 1, Line 27, after the word
"expense" and before the word "pay-
able", strike the comma and insert the
following: "including per diem of mem-

bers of the State Board of Education,".
Restore the Enacting Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Ham	Greenhaw
Breeden	Hurst
Cobb	Skeith
Easterly	Shipley
Fine	Wolf
Dacus	Murrow
Payne	Larason
Pazoureck	Skaggs
Ritzhaupt	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Clark
	Willis (Cherokee)

SB 96, 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, Bailey, Baldwin, Belvin, Boecher, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Land, McClendon, McColgin, Morford, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Berrong, Cartwright, Colston, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—8.

Not Voting: Bohannon, Breeden, Harris, 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, Bailey, Baldwin, Belvin, Boecher, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Land, McClendon, McColgin, Morford, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson,

Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Berrong, Cartwright, Colston, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—8.

Not Voting: Bohannon, Breeden, Harris, Ritzhaupt.—4.

The emergency was declared passed.

SB 96, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

HB 989 by Cox et al was read and considered.

Upon motion of Senator Wilson (Greer), **HB 989** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Greer), **HB 989** was placed upon third reading and final passage.

Senator Cowden presiding.

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: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Colston, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Bailey, Bohannon, McColgin.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Collins, Cowden,

Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Cartwright, Colston, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—7.

Not Voting: Bailey, Bohannon, McColgin.—3.

The emergency was declared passed.

HB 989 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

Upon motion of Senator Fine, **SB 132** was ordered stricken from the Calendar.

Senator Tipps moved that the President Pro Tempore appoint a "screening" Committee of **HBs** and **HJRs**, now in Committees or on the Senate Calendar, which motion by unanimous consent he withdrew.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 934**, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 36** and **SB 419** as coauthored by Bynum, Jones, McCue, Mountford, Patterson, Willis (Cherokee).

The above numbered bills were referred for enrollment.

GENERAL ORER

HB 739 by Ogden was read and considered.

Senator Field asked to be shown as co-author of **HB 739**, which was the order.

Upon motion of Senator Field, **HB 739** was advanced to engrossment.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Field asked unanimous consent,

which was granted, that **HB 739** be placed upon third reading and final passage.

THIRD READING

HB 739 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Berrong, Cartwright, Colston, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—8.

Not Voting: Bailey, Collins, McClendon.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Berrong, Cartwright, Colston, Hamilton, Kerr, Lollar, McSpadden, Pazoureck.—8.

Not Voting: Bailey, Collins, McClendon.—3.

The emergency was declared passed.

HB 739 was properly signed and ordered returned to Honorable House.

Senators Colston, Berrong, McSpadden and Cartwright asked to be shown present, which was the order.

GENERAL ORDER

SJR 38 by Fine, Field, McSpadden, Baldwin, Boecher and Colston was read and considered.

Senators Rogers, Berrong, Field, Ritzhaupt and McColgin asked to be shown as co-authors of **SJR 38**, which was the order.

Senator Fine asked that further consideration of **SJR 38** be deferred temporarily, which was the order.

HB 558 by Levergood et al was read and considered.

Senator Graves asked to be shown as co-author of **HB 558**, which was the order.

Senator Garrison moved to amend **HB 558**, line 7 of the title, 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 Graves, **HB 558**, as amended, was advanced to engrossment.

Upon motion of Senator Graves, the rules of the Senate were suspended and **HB 558**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 558 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, McColgin, McSpadden, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—32.

Excused: Hamilton, Kerr, Lollar, Pazoureck.—4.

Not Voting: Bailey, Collins, Ham, Land, McClendon, Pitcher, Stipe, Wilson (Beckham).—8.

The bill was declared passed.

HB 558, as amended, was referred for engrossment.

GENERAL ORDER

SJR 38 was considered further.

Senators Fine, Ham, Garrison and Tent moved to amend **SJR 38**, line 4, page 3, by adding a new Section 4 to read as follows: "Section 4. Notwithstanding any provisions in this Resolution to the contrary, a state agency or department which is required by federal laws, regulations or standards to have its classification and compensation plans approved by an agency of the Federal Government shall be exempt from the provisions of this Resolution." Renumber succeeding Section and amend title to conform, which amendment was declared adopted.

Senator Grantham moved to amend **SJR 38**, line 18½, page 2, by adding after the word "Resolution" a new Section to read as follows: "Section 3. In the event a position was not in existence on June of 1958, then the salary shall not be more than 120% of the salary at the time the position was created" and properly numbering Sections, which amendment was declared adopted.

Upon motion of Senator Fine, **SJR 38**, as amended, was advanced to engrossment.

Upon motion of Senator Fine, the rules of the Senate were suspended and **SJR 38**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 38 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Easterly, Wilson (Beckham).—2.

Excused: Hamilton, Kerr, Lollar, Pazoureck.—4.

Not Voting: Bailey, Cartwright, Collins, Ham, McClendon.—5.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Easterly, Wilson (Beckham).—2.

Excused: Hamilton, Kerr, Lollar, Pazoureck.—4.

Not Voting: Bailey, Cartwright, Collins, Ham, McClendon.—5.

The emergency was declared passed.

SJR 38, as amended, was referred for engrossment.

GENERAL ORDER

HB 563 by Levergood et al was read and considered.

Upon motion of Senator Graves, **HB 563** was advanced to engrossment.

Senator Graves asked unanimous consent, which was granted, that **HB 563** be 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: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Land, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Nay: Cobb.—1.

Excused: Hamilton, Kerr, Lollar, Pazoureck.—4.

Not Voting: Allen, Bailey, Collins, Easterly, Garrison, McClendon, Wilson (Beckham).—7.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Harris, Land, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—32.

Nay: Cobb.—1.

Excused: Hamilton, Kerr, Lollar, Pazoureck.—4.

Not Voting: Allen, Bailey, Collins, Easterly, Garrison, McClendon, Wilson (Beckham).—7.

The emergency was declared passed.

HB 563 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 896 by Ruby was read and considered.

Upon motion of Senator Shoemake, **HB 896** was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that **HB 896** be placed upon third reading and final passage.

THIRD READING

HB 896 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Breeden, Dacus, Field, Fine, Garrison, Grantham, Harris, Land, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake.—20.

Nay: Bohannon, Cobb, Colston, Cowden,

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 682**, requesting Conference and naming Conferees as follows: Vandiver, Skeith, Taliaferro.

Consideration of the above Message, Re **HB 682**, was deferred for this day.

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 Collins presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of GRADY D. HARRIS, Jr., of Oklahoma City, as a member of the Board of Regents, Oklahoma College for Women, for a term effective upon confirmation and ending June 26, 1962.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:00 p. m., tomorrow, which motion prevailed.

RESOLUTION

The following **SCR** was introduced and consideration deferred:

SCR 43 — By Morford.

A resolution memorializing the Oklahoma Congressional Delegation to support legislation providing for a direct vote of the people for the office of President of the United States of America.

FIRST READING

The following Bill was introduced and read the first time:

SB 435—By Harris.

An Act relating to municipalities and counties; granting authority regarding industrial development; authorizing such purposes to be accomplished under the terms of 60 O. S. 1951, §§ 176-180, inclusive, as amended by Sections 1 and 2, Chapter 4, Title 60, Page 277, Oklahoma Session Laws 1952 (60 O. S. Supp. 1959 §§ 176 and 177), relating to public trusts, and authorizing the issuance of revenue bonds by a trust for such purposes upon approval by a majority of the qualified electors; requiring said bonds to be sold upon competitive bids and limiting the interest rate thereon to six percent (6%) per annum; providing that said bonds shall not be general obligations of the municipality or county; providing for elections and outlining requirements and procedures; making certain requirements regarding said bonds; authorizing the execution of an indenture and the appointment of a trustee for bond holders; providing for a statutory mortgage lien on certain lands, buildings and/or facilities and for the enforcement thereof; making bonds exempt from all state, county and municipal taxes; requiring that all contracts for purchase of materials, equipment and supplies and construction of facilities costing in excess of five hundred dollars (\$500.00), and expenditures for the same be on competitive bids under procedure set forth; making the provisions of this act severable; making the provisions hereof cumulative to existing laws; and declaring an emergency.

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 **HBs 591, 640**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 591** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 591 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INDUSTRIAL COURT; 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 same under consideration and herewith return same with the following recommendation:

1. That the Senate recede from Engrossed Senate Amendments 1 and 2.

2. That the following Conference Committee Amendments to Engrossed House Bill 591 by adopted:

(1) By striking in Section 1, Line 18, the figures

\$117,000.00 and \$117,000.00
and insert in lieu thereof

\$123,000.00 and \$123,000.00
and by striking in Line 19, the figures

\$ 30,550.00 and \$ 30,550.00
and insert in lieu thereof

\$ 36,550.00 and \$ 36,550.00
and by striking in Line 20, the figures

\$147,550.00 and \$147,550.00
and insert in lieu thereof

\$159,550.00 and \$159,550.00

(2) By striking in Section 1, after the word "law" on Line 15, the period and insert a comma and add the following:

"provided however none of the funds appropriated by this act shall be used to pay rent for office space."

(3) By inserting after the title the enacting clause.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Trent, Vice
Hurst	Chairman
Skeith	Ham
Shipley	Boecher
Wolf	Breeden
Murrow	Cowden
Larason	Fine
Cox	Hamilton
Bradley (Tulsa)	Payne
Sparks	Ritzhaupt
Clark	Stipe
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 640** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 640 entitled:

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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House concur in engrossed Senate Amendments, 3, 4, 5 and 6.

2. That the Senate recede from Senate Amendments 1, 2 and 7.

3. That the following Conference Committee Amendments be adopted:

(1) by striking on Section 1, Page 1, Line 17, the figures

\$150,000.00 and \$150,000.00

and insert in lieu thereof the figures

\$154,000.00 and \$154,000.00.

and by striking on Line 19, the figures

\$200,000.00 and \$200,000.00

and insert in lieu thereof the figures

\$204,000.00 and \$204,000.00

(2) by adding a new Section 3 to read as follows:

SECTION 3. The following amounts originally appropriated by Senate Bill 27, regular Session of the 27th Oklahoma Legislature are hereby continued and reappropriated in the original amount as adjusted by transfer, less the amount which has been expended upon the date this act becomes effective.

Personal

Services	\$143,000.00	\$143,000.00
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Operating

Expense	60,000.00	62,000.00
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Total	\$203,000.00	\$205,000.00
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and by renumbering the old Section 3 to read Section 4 and the remaining sections to conform thereto.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	Trent, Vice
Chairman	Chairman

Williams (Murray),	Boecher
Vice Chairman	Breeden

Hurst	Easterly
-------	----------

Skeith	Fine
--------	------

Shipley	Hamilton
---------	----------

Wolf	Payne
------	-------

Murrow	Pazoureck
--------	-----------

Larason	Stipe
---------	-------

Skaggs	Tippis
--------	--------

Bradley (Tulsa)	
-----------------	--

Sparks	
--------	--

Willis (Cherokee)	
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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 48**.

The above numbered bill, as amended in Conference, was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 223**, and referring the Bill to General Conference Committee on Appropriations.

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 39—Judiciary.

SB 403—Roads and Highways.

HB 995—Roads and Highways.

HB 1010—Judiciary.

HB 1083—Judiciary.

HB 1163—Oil and Gas.

HB 1164—Oil and Gas.

HB 1165—Oil and Gas.

HB 1166—Oil and Gas.

HB 1167—Oil and Gas.

HB 1185—Public Lands.

HB 1186—Public Lands.

HB 1187—Public Lands.

HB 1223 — State and Federal Government.

HB 1225 — State and Federal Government.

HB 1227 — State and Federal Government.

HB 1229 — State and Federal Government.

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 591 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INDUSTRIAL COURT; 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 same under consideration and herewith return same with the following recommendation:

1. That the Senate recede from Engrossed Senate Amendments 1 and 2.

2. That the following Conference Committee Amendments to Engrossed House Bill 591 by adopted:

(1) By striking in Section 1, Line 18, the figures

\$117,000.00 and \$117,000.00

and insert in lieu thereof

\$123,000.00 and \$123,000.00

and by striking in Line 19, the figures

\$ 30,550.00 and \$ 30,550.00

and insert in lieu thereof

\$ 36,550.00 and \$ 36,550.00

and by striking in Line 20, the figures

\$147,550.00 and \$147,550.00

and insert in lieu thereof

\$159,550.00 and \$159,550.00

(2) By striking in Section 1, after the word "law" on Line 15, the period and insert a comma and add the following:

"provided however none of the funds appropriated by this act shall be used to pay rent for office space."

(3) By inserting after the title the enacting clause.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman McClendon,

Williams (Murray), Chairman

Vice Chairman Trent, Vice

Hurst Chairman

Skeith Ham

Shipley Boecher

Wolf Breeden

Murrow Cowden

Larason Fine

Cox Hamilton

Bradley (Tulsa) Payne

Sparks Ritzhaupt

Clark Stipe

Willis (Cherokee)

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 640** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 640 entitled:

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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House concur in engrossed Senate Amendments, 3, 4, 5 and 6.

2. That the Senate recede from Senate Amendments 1, 2 and 7.

3. That the following Conference Committee Amendments be adopted:

(1) by striking on Section 1, Page 1, Line 17, the figures

\$150,000.00 and \$150,000.00
and insert in lieu thereof the figures

\$154,000.00 and \$154,000.00.
and by striking on Line 19, the figures

\$200,000.00 and \$200,000.00
and insert in lieu thereof the figures

\$204,000.00 and \$204,000.00

(2) by adding a new Section 3 to read as follows:

SECTION 3. The following amounts originally appropriated by Senate Bill 27, regular Session of the 27th Oklahoma Legislature are hereby continued and reapropriated in the original amount as adjusted by transfer, less the amount which has been expended upon the date this act becomes effective.

Personal

Services	\$143,000.00	\$143,000.00
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Operating

Expense	60,000.00	62,000.00
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Total	\$203,000.00	\$205,000.00
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and by renumbering the old Section 3 to read Section 4 and the remaining sections to conform thereto.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	Trent, Vice
Chairman	Chairman
Williams (Murray),	Boecher
Vice Chairman	Breeden
Hurst	Easterly
Skeith	Fine
Shipley	Hamilton
Wolf	Payne
Murrow	Pazoureck
Larason	Stipe
Skaggs	Tipps
Bradley (Tulsa)	
Sparks	
Willis (Cherokee)	

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 48.

The above numbered bill, as amended in Conference, was referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed SB 223, and referring the Bill to General Conference Committee on Appropriations.

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 39—Judiciary.

SB 403—Roads and Highways.

HB 995—Roads and Highways.

HB 1010—Judiciary.

HB 1083—Judiciary.

HB 1163—Oil and Gas.

HB 1164—Oil and Gas.

HB 1165—Oil and Gas.

HB 1166—Oil and Gas.

HB 1167—Oil and Gas.

HB 1185—Public Lands.

HB 1186—Public Lands.

HB 1187—Public Lands.

HB 1223 — State and Federal Government.

HB 1225 — State and Federal Government.

HB 1227 — State and Federal Government.

HB 1229 — State and Federal Government.

HB 1230 — State and Federal Government.

DO PASS, as amended:

SB 67—County Government.

SB 73—Appropriations and Budget.

SB 429 — State and Federal Government.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Eighth Legislative Day

Tuesday, July 11, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garvin, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Excused: Allen, Baldwin, Boecher, Dacus, Garrison, Grantham, Ham, Lollar, Payne, Pitcher, Rogers, Stevenson, Stipe, Trent.—14.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

FIRST READING

The following Bill was introduced and read the first time:

SB 436—By Collins, Wilson (Greer), Bailey, Payne, Land and Graves of the Senate and McCune, Sparks, Cox, Poynor and Bradley (Tulsa) of the House.

An Act relating to certain bonds owned and held by the State of Oklahoma; amending Sections 1, 3 and 4, House Bill No. 890, Twenty-eighth Legislature, by changing year of issue designation from 1949 to 1950 as regards "State of Oklahoma Building Bonds"; and declaring an emergency.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 435—Municipal Government.

Senator Harris asked unanimous consent, which was granted, that the above committee assignment be rescinded and that **SB 435** be referred to the Committee on Economic and Industrial Development.

HB 1239—Banks and Banking.

Senator Ritzhaupt asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1187 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1187** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1187** was placed upon third reading and final passage.

THIRD READING

HB 1187 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Garvin, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Morford, Pazoureck, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—25.

Excused: Allen, Baldwin, Boecher,

Dacus, Garrison, Grantham, Ham, Lollar, Payne, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Trent.—15.

Not Voting: Bailey, Fine, McSpadden, Tipps.—4.

The bill was declared passed.

HB 1187 was properly signed and ordered returned to Honorable House.

Senator Ritzhaupt asked to be shown present, which was the order.

GENERAL ORDER

HB 1186 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1186** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1186** was placed upon third reading and final passage.

THIRD READING

HB 1186 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Garvin, Graves, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—29.

Excused: Allen, Baldwin, Boecher, Dacus, Garrison, Grantham, Ham, Lollar, Payne, Pitcher, Rogers, Stevenson, Stipe, Trent.—14.

Not Voting: Fine.—1.

The bill was declared passed.

HB 1186 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1185 by Baggett was read and considered.

Upon motion of Senator Wilson (Beck-

ham), **HB 1185** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1185** was placed upon third reading and final passage.

THIRD READING

HB 1185 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Garvin, Graves, Hamilton, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—27.

Excused: Allen, Baldwin, Boecher, Dacus, Garrison, Grantham, Ham, Lollar, Payne, Pitcher, Rogers, Stevenson, Stipe, Trent.—14.

Not Voting: Fine, Harris, Kerr.—3.

The bill was declared passed.

HB 1185 was properly signed and ordered returned to Honorable House.

Senators Boecher and Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 1167 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1167** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1167** was placed upon third reading and final passage.

THIRD READING

HB 1167 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Cow-

den, Dacus, Easterly, Field, Garvin, Graves, Harris, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—26.

Nay: Hamilton.—1.

Excused: Allen, Baldwin, Garrison, Grantham, Ham, Lollar, Payne, Pitcher, Rogers, Stevenson, Stipe, Trent.—12.

Not Voting: Cartwright, Colston, Fine, Kerr, Tipps.—5.

The bill was declared passed.

HB 1167 was properly signed and ordered returned to Honorable House.

Senator Payne asked to be shown present, which was the order.

GENERAL ORDER

HB 1166 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1166** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1166** was placed upon third reading and final passage.

THIRD READING

HB 1166 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garvin, Graves, Hamilton, Harris, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Excused: Allen, Baldwin, Garrison, Grantham, Ham, Lollar, Pitcher, Rogers, Stevenson, Stipe, Trent.—11.

Not Voting: Fine, Kerr, Land.—3.

The bill was declared passed.

HB 1166 was properly signed and ordered returned to Honorable House.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12-a, Senator Bailey moved that the vote be reconsidered by which **SB 307** was passed.

As provided under Rule 12-a, Senator Bailey moved that the vote be reconsidered by which **SJR 38**, as amended, was passed.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senators Baldwin and Garrison asked to be shown present, which was the order.

GENERAL ORDER

HB 1165 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1165** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1165** was placed upon third reading and final passage.

THIRD READING

HB 1165 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Hamilton, Harris, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Wilson (Beckham), Wilson (Greer).—27.

Excused: Allen, Berrong, Grantham, Ham, Lollar, Rogers, Stevenson, Stipe, Trent.—9.

Not Voting: Belvin, Colston, Fine, Graves, Kerr, McClendon, Shoemake, Tipps.—8.

The bill was declared passed.

HB 1165 was properly signed and ordered returned to Honorable House.

Senators Berrong and Pitcher asked to be shown present, which was the order.

GENERAL ORDER

HB 1164 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1164** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1164** was placed upon third reading and final passage.

THIRD READING

HB 1164 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Excused: Allen, Grantham, Ham, Lollar, Rogers, Stevenson, Stipe, Trent.—8.

Not Voting: Belvin, Graves, McClen-don, Shoemake.—4.

The bill was declared passed.

HB 1164 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1163 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1163** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1163** was placed upon third reading and final passage.

THIRD READING

HB 1163 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison, Garvin, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Dacus.—1.

Excused: Allen, Grantham, Ham, Lollar, Rogers, Stevenson, Stipe, Trent.—8.

Not Voting: Belvin, Fine, Graves, McClen-don, Morford.—5.

The bill was declared passed.

HB 1163 was properly signed and ordered returned to the Honorable House.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1010 by Camp was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1010** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1010** was placed upon third reading and final passage.

THIRD READING

HB 1010 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Harris, Kerr,

Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—31.

Excused: Allen, Berrong, Grantham, Ham, Lollar, Rogers, Stevenson, Stipe, Trent.—9.

Not Voting: Belvin, Graves, Hamilton, McClendon.—4.

The bill was declared passed.

Senator Ham asked to be shown present, which was the order.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Excused: Allen, Berrong, Grantham, Lollar, Rogers, Stevenson, Stipe, Trent.—8.

Not Voting: Belvin, Graves, McClendon.—3.

The emergency was declared passed.

HB 1010 was properly signed and ordered returned to Honorable House.

Senators Stevenson and Trent asked to be shown present, which was the order.

GENERAL ORDER

HB 1083 by Ruby was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1083** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1083** was placed upon third reading and final passage.

THIRD READING

HB 1083 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Ham, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Hamilton.—1.

Excused: Allen, Berrong, Grantham, Lollar, Rogers, Stipe.—6.

Not Voting: Belvin, Bohannon, Graves, Land.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Ham, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Hamilton.—1.

Excused: Allen, Berrong, Grantham, Lollar, Rogers, Stipe.—6.

Not Voting: Belvin, Bohannon, Graves, Land.—4.

The emergency was declared passed.

HB 1083 was properly signed and ordered returned to Honorable House.

Senators Grantham and Rogers asked to be shown present, which was the order.

GENERAL ORDER

HB 1008 by Shipley was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1008** was advanced to engrossment.

By unanimous consent, upon request of

Senator Wilson (Beckham), **HB 1008** was placed upon third reading and final passage.

THIRD READING

HB 1008 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton, McClendon.—2.

Excused: Allen, Berrong, Lollar, Stipe.—4.

Not Voting: Payne, Pitcher, Shoemake, Stevenson.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Hamilton, McClendon.—2.

Excused: Allen, Berrong, Lollar, Stipe.—4.

Not Voting: Payne, Pitcher, Shoemake, Stevenson.—4.

The emergency was declared passed.

HB 1008 was properly signed and ordered returned to Honorable House.

Senator Allen asked to be shown present, which was the order.

GENERAL ORDER

SB 67 by Wilson (Beckham) was read and considered.

Upon motion of Senator Wilson (Beck-

ham), **SB 67** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Lollar, Stipe.—3.

Not Voting: Bailey, Payne, Pitcher, Tipps.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Berrong, Lollar, Stipe.—3.

Not Voting: Bailey, Payne, Pitcher, Tipps.—4.

The emergency was declared passed.

SB 67, as amended, was referred for engrossment.

PENDING HOUSE REQUEST FOR CONFERENCE

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 682** was ordered granted.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SJR 33 by Harris was read and considered.

Upon motion of Senator Harris, **SJR 33** was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Cartwright.—1.

Excused: Lollar, Stipe.—2.

Not Voting: Allen, Pitcher, Rogers, Tipps.—4.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Cartwright.—1.

Excused: Lollar, Stipe.—2.

Not Voting: Allen, Pitcher, Rogers, Tipps.—4.

The emergency was declared passed.

SJR 33 was referred for engrossment.

GENERAL ORDER

HJR 529 by Burkett was read and considered.

Upon motion of Senator Easterly, **HJR 529** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **HJR 529** was placed upon third reading and final passage.

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: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—38.

Nay: Baldwin.—1.

Excused: Lollar, Stipe.—2.

Not Voting: Allen, Tipps, Wilson (Beckham).—3.

The Resolution was declared passed.

HJR 529 was properly signed and ordered returned to Honorable House.

Senator Cowden presiding.

GENERAL ORDER

SB 326 by Harris was read and considered.

Upon motion of Senator Harris **SB 326** was advanced to engrossment.

Senator Allen presiding.

By unanimous consent, upon request of Senator Harris, **SB 326** was considered engrossed and placed upon third reading and final passage.

Senator Stipe presiding.

THIRD READING

SB 326 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant ham, Graves, Harris, Kerr, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Bohannon, Ham, Hamilton, McClendon, McColgin, Ritzhaupt.—6.

Excused: Lollar.—1.

Not Voting: Collins, Land, McSpadden, Pitcher.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant ham, Graves, Harris, Kerr, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Bohannon, Ham, Hamilton, McClendon, McColgin, Ritzhaupt.—6.

Excused: Lollar.—1.

Not Voting: Collins, Land, McSpadden, Pitcher.—4.

The emergency was declared passed.

SB 326, as amended, was referred for engrossment.

GENERAL ORDER

SB 73 by McClendon and Trent of the Senate and Allard, et al, of the House was read and considered.

Upon motion of Senator McClendon, **SB 73** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **SB 73** was con-

sidered 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant ham, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Lollar.—1.

Not Voting: Collins, Cowden, Land, Tipps.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant ham, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—39.

Excused: Lollar.—1.

Not Voting: Collins, Cowden, Land, Tipps.—4.

The emergency was declared passed.

SB 73, as amended, was referred for engrossment.

MOTION

Senator Fine asked unanimous consent, which was granted, that the Presiding Officer of the Senate be authorized and directed by the membership of the Senate to invoke Senate Rule 10-a, relative to the time for debating bills on General Order.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 591** was declared adopted.

HB 591, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—37.

Excused: Lollar.—1.

Not Voting: Collins, Cowden, Graves, Land, Tipps, Trent.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—37.

Excused: Lollar.—1.

Not Voting: Collins, Cowden, Graves, Land, Tipps, Trent.—6.

The emergency was declared passed.

HB 591, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 640** was declared adopted.

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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Lollar.—1.

Not Voting: Collins, Cowden, Ham, Land, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grant-ham, Graves, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Lollar.—1.

Not Voting: Collins, Cowden, Ham, Land, Tipps.—5.

The emergency was declared passed.

HB 640, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Senator Cowden presiding.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Fine motion to reconsider the vote by which **HB**

1130 failed of passage, it was adopted upon a roll call as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Colston, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, McCleendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—25.

Nay: Allen, Breeden, Cartwright, Cowden, Easterly, Garrison, Garvin, Grantham, Land, McColgin, Morford, Pazoureck, Romang, Wilson (Beckham).—14.

Excused: Dacus, Lollar.—2.

Not Voting: Bailey, Collins, Tipps.—3.

PENDING SENATE ACTION

By unanimous consent, Senator Morford called up for consideration **SCR 43**, which was read at length as follows, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION
NO. 43 — By Morford.

A RESOLUTION MEMORIALIZING THE OKLAHOMA CONGRESSIONAL DELEGATION TO SUPPORT LEGISLATION PROVIDING FOR A DIRECT VOTE OF THE PEOPLE FOR THE OFFICE OF PRESIDENT OF THE UNITED STATES OF AMERICA.

WHEREAS, It is inherent in the democratic process that the leaders of government shall be selected by the people; and

WHEREAS, The selection of the President of the United States as the principal executive officer of our Federal Government is a matter of individual concern by the citizens of our country; and

WHEREAS, The present provisions of the Federal Constitution permit the possibility that the selection of the President may be accomplished by less than a majority of the qualified voters; and

WHEREAS, Such constitutional possibilities are repugnant to the principals of a democratic society.

NOW, THEREFORE, BE IT RESOLV-

ED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Oklahoma Delegation in the United States Congress is hereby requested to support legislation providing for an amendment to the Constitution of the United States to be submitted for approval or rejection by the people providing for the election of the President and Vice-President of the United States by a direct vote of the people with provisions for primary and run-off elections for the nomination of candidates by recognized political parties.

SECTION 2. That duly authenticated copies of this Resolution be prepared and forwarded to each member of the Oklahoma Congressional Delegation.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

SB 347 by Stevenson was read and considered.

The vote occurring upon the Romang amendment to **SB 347**, submitted on June 1, 1961, it was declared adopted.

Senator Trent moved to reconsider the vote by which the Romang amendment was adopted.

Senator Grantham raised a point of order against the Trent motion, stating that Senator Trent did not vote with the prevailing side, which point of order was sustained.

Senator Rogers moved to reconsider the vote by which the Romang amendment was adopted.

Senator Easterly moved to table the Rogers motion, which motion failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Berrong, Boecher, Breeden, Cowden, Dacus, Easterly, Field, Garrison, Grantham, Harris, Payne, Pazoureck, Romang, Shoemake, Wilson (Greer).—17.

Nay: Belvin, Bohannon, Cartwright, Cobb, Colston, Fine, Garvin, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Pitcher, Rogers, Stevenson, Stipe, Trent, Wilson (Beckham).—21.

Excused: Lollar.—1.

Not Voting: Baldwin, Collins, Morford, Ritzhaupt, Tipps.—5.

The vote occurring upon the Rogers motion, it was declared adopted.

Senator Shoemake presiding.

The vote occurring upon the Romang amendment, it was declared adopted.

Senator Cowden presiding.

Senator Grantham moved to amend **SB 347**, line 2½, page 3 by adding after the word "years" a new paragraph to be entitled Section 2, to read as follows: "Section 2. This act shall not operate to change the present law with reference to preference right lessees and any preference right lessee who lives on the land shall pay an annual rental of three percent (3%) per annum of the appraised value of the land." which amendment was declared failed of adoption.

Upon motion of Senator Stevenson **SB 347**, as amended, was advanced to engrossment.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

By unanimous consent, upon request of Senator Stevenson, **SB 347**, as amended, 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: Belvin, Bohannon, Cobb, Colston, Field, Fine, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Payne, Rogers, Romang, Stevenson, Stipe, Trent, Wilson (Beckham).—19.

Nay: Allen, Bailey, Baldwin, Boecher,

Breeden, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Harris, Land, McSpadden, Morford, Pazoureck, Ritzhaupt, Shoemake, Tipps, Wilson (Greer).—20.

Excused: Berrong, Lollar.—2.

Not Voting: Cartwright, Collins, Pitcher.—3.

The bill was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 21 and 410, SJRs 2 and 40, and HBs 543, 553, 558, 783, 929, 1048 and 1073 each correctly engrossed.

SBs 36, 48, 65, 144, 196, 419, SJRs 10 and 15, and SCR 30 each correctly enrolled.

Engrossed **SBs 21 and 410 and SJRs 2 and 40** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 543, 553, 558, 783, 929, 1048 and 1073**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 36, 48, 65, 144, 196, 419 and SJRs 10 and 15** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 30** 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 563, 739, 758, 811, 866, 924, 934, 957, 989, 1011, 1055 and 1108**.

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 **HCR 562**.

The above numbered Enrolled Resolu-

tion was properly signed and ordered returned to the Honorable House.

Senator Belvin asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 152 by Committee on County Government was read and considered.

Senator Ritzhaupt moved to amend **SB 152**, line 1½, page 7 by adding a new section and renumbering the remaining sections as follows: "Section 5. Nothing in this Act shall have effect on any individual's religious belief or in any way restrict their religious freedom, or require them to respect Sunday as a principal holiday, or to worship on any particular day of the week, if such individual is a bonafide member of a religious faith that believes that Saturday is a day of rest and worship."

Senator Allen moved to table the Ritzhaupt amendment, which motion was declared failed of adoption.

The vote occurring upon the Ritzhaupt amendment, it was declared adopted.

Senator Grantham moved to amend **SB 152**, line 17½, page 2, by adding after the word "day" a new section to read as follows: "Section 3. Any person who observes Saturday as a day of worship, such person may keep his place of business open on Sunday provided he closes his place of business on Saturday, which day is declared to be a legal holiday for such person." which amendment was declared adopted.

Senator Hamilton moved to amend **SB 152**, lines 12 and 13, page 3, by placing after the word "meals" on line 12, and before the word "prepared" the word "and," and on line 13 by placing a period after the word "foods" and strike the remainder of line 13.

Senator Wilson (Beckham) moved to

strike **SB 152** from the Calendar, which motion prevailed.

GENERAL ORDER

HB 829 by Baggett, et al, of the House and Bailey, Hamilton, Ritzhaupt, Ham and Rogers of the Senate was read and considered.

By unanimous consent, Senators Graves, Tipps, Payne, Allen, Kerr, McColgin, Pitcher, Bohannon, McSpadden and Stipe were added as co-authors of **HB 829**.

Upon motion of Senator Bailey, **HB 829** was advanced to engrossment.

President Pro Tempore Collins presiding.

By unanimous consent, upon request of Senator Bailey, **HB 829** was placed upon third reading and final passage.

Senator Belvin asked to be shown present, which was the order.

THIRD READING

HB 829 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent.—28.

Nay: Baldwin, Berrong, Breeden, Cartwright, Garrison, Garvin, Land, Morford, Romang, Stevenson, Wilson (Greer).—11.

Excused: Lollar.—1.

Not Voting: Cobb, Collins, Harris, Wilson (Beckham).—4.

The bill was declared passed.

HB 829, was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

The vote occurring on the Allen motion to reconsider the vote by which **SB 133**

failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Dacus, Field, Garrison, Garvin, Graves, Kerr, Land, McSpadden, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Greer).—22.

Nay: Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Easterly, Fine, Grantham, Ham, Hamilton, McClendon, Payne, Pazoureck, Shoemake, Stipe, Trent.—17.

Excused: Lollar.—1.

Not Voting: Cobb, Harris, McColgin, Wilson (Beckham).—4.

THIRD READING

HB 1130 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: Allen, Bailey, Breeden, Cartwright, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Land, McColgin, Morford, Pazoureck, Romang, Wilson (Beckham).—16.

Excused: Lollar.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—28.

Nay: Allen, Breeden, Cartwright, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Land, McColgin, Morford,

Pazoureck, Romang, Wilson (Beckham).—15.

Excused: Lollar.—1.

The emergency was declared failed of passage.

HB 1130, as amended, was referred for engrossment.

Senator Grantham presiding.

GENERAL ORDER

HB 763 by Odom (McIntosh) was read and considered.

Senator Hamilton moved to amend **HB 763**, line 5, page 2, by deleting the asterisk and insert the following: "or any school district which was entitled to operate legal transportation during the school year 1960-61" which amendment was adopted.

Senator Hamilton moved to amend **HB 763**, line 11½, page 4, by inserting subsections (d) and (e), as follows:

"(d.) The administrative increments shall be as follows:

(1) A teacher serving as superintendent shall have State Aid calculated for the term of his or her contract but not to exceed two (2) months in addition to the school term as defined by this Article, and shall receive an increment of Three Dollars (\$3.00) per month per teacher not to exceed twenty (20) teachers.

(2) Principal's or teaching principal's increment shall be Three Dollars (\$3.00) per month per teacher, not to exceed twenty (20) teachers per principal, for the school term. Provided, however, that school districts not maintaining a high school and qualifying for eight (8) or more teachers under the provisions of this Article shall have State Aid calculated for the term of the principal's contract but not to exceed two (2) months in addition to the school term as defined in this Article.

(3) No school district shall be granted increments for both superintendent and principal unless said school district shall

employ eight (8) or more teachers under the terms of this Article, and maintains an accredited high school.

(4) A school nurse with qualifications approved by the State Health Department of the State of Oklahoma shall qualify under the provisions of this Article in the same manner as a teacher with a Bachelor's Degree without experience, unless she has had experience as a school nurse.

(e.) Regardless of whether it qualifies for State Equalization Aid, any school district paying less than said minimum salary schedule to any teacher shall have the difference deducted from the amount of State Equalization Aid, Basic Aid, Operational Fund Aid, gross production tax, auto license fees, or any other funds which would otherwise be paid by the state to the school district. Provided, that any district paying to any teacher not having a Bachelor's Degree less than the amount specified in the said minimum salary schedule for a teacher with a Bachelor's Degree and no experience shall have the difference deducted from the amount of State Equalization Aid, Basic Aid, Operational Fund Aid, gross production tax, auto license fees, or any other funds which would otherwise be paid by the state to the school district. Any state funds otherwise payable to a school district shall be withheld from any school or school district which does not comply with the standards of the State Board of Education. Provided, that this paragraph shall not apply to salaries of teachers employed in excess of the number for which the school district qualifies in the Minimum Program," which amendment failed of adoption.

Senator Hamilton moved to amend **HB 763**, line 10½, page 6, by adding two paragraphs to be numbered as follows:

"(13) A district correction figure shall be determined by dividing the cost of transportation in the district for the previous six (6) years by the minimum program for transportation in the district

for the previous six (6) years as calculated by the State Board of Education. Each succeeding year's cost and minimum program, respectively, for an additional year shall be used in determining a permanent district correction figure. The district correction figure shall not exceed 1.25.

(14) The amount of transportation for each district shall be determined by multiplying the average number of pupils legally transported daily by the district during the next preceding year by the appropriate amount per pupil set out in the foregoing schedule and the resulting product multiplied by the district correction figure. The average number of pupils per square mile shall be determined by dividing the number of legally transported pupils by the area served as calculated by the State Board of Education. Unless and until the district has provided safe and adequate transportation, not less than the Minimum Program allocation shall be spent for such purpose," which amendment was declared adopted.

Senator Hamilton moved that the title to **HB 763** be amended to conform to the Bill, as amended, which motion was adopted.

Senator Hamilton moved that **HB 763**, as amended, be advanced to engrossment, which motion was adopted.

Upon motion of Senator Hamilton, the rules of the Senate were suspended and **HB 763**, as amended, was considered engrossed and placed upon third reading and final passage.

Senators Dacus and Berrong asked to be shown excused until such time as they can return to the Chamber, which was the order.

THIRD READING

HB 763 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher,

Bohannon, Colston, Easterly, Field, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: Baldwin, Breeden, Cartwright, Cowden, Garrison, Garvin, Grantham, Morford, Ritzhaupt, Romang.—10.

Excused: Berrong, Dacus, Lollar.—3.

Not Voting: Cobb, Collins, Fine, Wilson (Beckham).—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Colston, Easterly, Field, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Baldwin, Cartwright, Cowden, Garvin, Ritzhaupt, Romang.—6.

Excused: Berrong, Dacus, Lollar.—3.

Not Voting: Cobb, Collins, Fine, Wilson (Beckham).—4.

The emergency was declared passed.

HB 763, as amended, was referred for engrossment.

Senator Pazoureck asked to be shown excused temporarily, which was the order.

GENERAL ORDER

HB 734 by Howard et al was read and considered.

Senators Shoemake and Bailey asked to be shown as co-authors of **HB 734**, which was the order.

Senator Tipps moved to amend **HB 734**, line 5, page 2, by striking after the word "of" the words and figures "twelve hundred (1200)" and inserting the words and figures "one thousand (1000)".

Upon request of Senator Shoemake, further consideration of **HB 734** was deferred for this legislative day.

Senators Trent and Baldwin asked to be shown excused until such time as they return to the Chamber, which was the order.

GENERAL ORDER

SJR 39 by Bohannon of the Senate and Odom (McIntosh) of the House was read and considered.

Senator Bohannon moved to amend **SJR 39** by striking contents and inserting the following:

"WHEREAS, A. J. Rigney and Mrs. A. J. Rigney, his wife, of McIntosh county, Oklahoma, claim to have suffered damages by reason of the construction of U. S. Highway No. 266 adjoining their property located approximately $\frac{1}{8}$ mile east of Checotah, Oklahoma, which property is legally described as:

Beginning at a point fixed and described, as the Southwest corner of the York Tract, said point being also the Southeast corner of the tract of land described, set forth and conveyed by Deed of December 28, 1946, from Payne and wife to Browning and wife, as recorded in Book 71 of Deeds, page 541, and located in SW $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 33, Township 12 North, Range 17 East, running thence North from section line a distance of 168 feet, more or less, to the South line of Highway No. 266, thence Northwesterly along said highway right of way, a distance of 597 feet, thence in a Southerly direction on a straight line a distance of 567 feet to a point on the Section line which said point is 418 feet West from the point of beginning, thence Easterly along the Section line a distance of 418 feet to the point or place of beginning, and being approximately 4 acres, more or less, according to the area and measurements thereof, as above set forth. Recorded in Book 73-D on page 243, McIntosh County, State of Oklahoma

LESS

Beginning at a point fixed and de-

scribed, as the Southwest corner of the York Tract, said point being also the Southeast Corner of the tract of land described, set forth and conveyed by deed of Dec. 28, 1946 from Payne and wife to Browning and wife, as recorded in Book 71 of Deeds, page 541, and located in the SW $\frac{1}{4}$ SE $\frac{1}{4}$ of Section 33, Township 12 North, Range 17 East, running thence north from the Section line, a distance of 168 feet more or less to the South line of Highway No. 266, thence Northwesterly along said highway right of way, a distance of 260 feet, thence due West along drainage ditch, 35.5 feet; thence due South on straight line a distance of 327 feet to the Section line; thence due East along Section line to point of beginning, and containing in all one and one-half (1 $\frac{1}{2}$) acres, more or less, according to measurements above by metes and bounds; and

WHEREAS, it is claimed that such damages were sustained by reason of the engineering by the State Highway Department of the State of Oklahoma, in connection with the designing, laying out, and construction of the improved highway by said property; and

WHEREAS, such highway was constructed by the State Highway Department adjoining said property of A. J. Rigney and Mrs. A. J. Rigney in such a manner that it has interfered with the natural drainage of water over and across said property of A. J. Rigney and Mrs. A. J. Rigney so that water is now diverted, backed up on, and floods said property causing temporary and permanent damage to said property; and

WHEREAS, the owners of said property are not authorized to bring suit against the State of Oklahoma, unless specifically authorized by the legislature; and

WHEREAS, the said A. J. Rigney and Mrs. A. J. Rigney should be allowed their day in court to determine what damages, if any, they have sustained:

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That the said A. J. Rigney and Mrs. A. J. Rigney, his wife, be and they are hereby authorized and empowered to bring suit against the State of Oklahoma, summons in said case to be served on the Governor, and the venue of such action to be in McIntosh County, for the recovery of any damages, not to exceed Twenty Thousand Dollars (\$20,000.00), they may have sustained by reason of construction of U. S. Highway No. 266 as above set forth, said action to be defended by the attorneys of the State Highway Department and any judgment recovered to be paid by the State Highway Commission from the State Highway Construction and Maintenance Fund.

SECTION 2. The Twenty-eighth Legislature of the State of Oklahoma, by the passage of this resolution, does not in any way express any opinion as to the merits of the claim of said A. J. Rigney and Mrs. A. J. Rigney, nor as to the amount, if any, they might be entitled to recover.

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 resolution shall take effect and be in full force from and after its passage and approval," and amend title to conform, which amendment was declared adopted.

Upon motion of Senator Bohannon, **SJR 39**, as amended, was advanced to engrossment.

Senators Dacus, Pazoureck and Berong asked to be shown present, which was the order.

Upon motion of Senator Bohannon, the rules of the Senate were suspended and **SJR 39**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SJR 39 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Bailey, Belvin, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Field, Garrison, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—29.

Nay: Boecher, Dacus, Garvin, Grantham, Land, Stevenson.—6.

Excused: Baldwin, Berrong, Lollar, Trent.—4.

Not Voting: Allen, Collins, Easterly, Fine, Ritzhaupt.—5.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Field, Garrison, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Dacus, Garvin, Grantham, Land, Stevenson.—5.

Excused: Baldwin, Berrong, Lollar, Trent.—4.

Not Voting: Allen, Collins, Easterly, Fine, Ritzhaupt.—5.

The emergency was declared passed.

SJR 39, as amended, was referred for engrossment.

Senators Garrison and Garvin asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 411 by Payne was taken up for further consideration.

Upon motion of Senator Tipps, **SB 411** was advanced to engrossment.

Upon motion of Senator Shoemake, the vote was reconsidered by which **SB 411** was advanced.

Senators Shoemake and Hamilton moved to amend **SB 411**, line 4, page 1, by striking the word "vessel" and inserting the word "motor-boat", which amendment was declared adopted.

Upon motion of Senator Tipps, **SB 411**, as amended, was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, that the vote be reconsidered by which **SB 411**, as amended, was advanced to engrossment.

Senator Shoemake asked unanimous consent, which was granted, to amend **SB 411** lines 6 and 7, page 1 and lines 4 and 7, page 2, by striking the word "vessel" and inserting the word "motor-boat" in each instance, and amend the title to conform.

Upon motion of Senator Tipps, **SB 411**, as amended, was advanced to engrossment.

Upon motion of Senator Tipps, the rules of the Senate were suspended and **SB 411**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 411 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Field, Fine, Grantham, Ham, Harris, Kerr, McColgin, Payne, Pazoureck, Rogers, Shoemake, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—24.

Nay: Belvin, Dacus, Hamilton, Land, McClendon, McSpadden, Morford, Pitcher, Romang, Stevenson.—10.

Excused: Baldwin, Garrison, Garvin, Lollar, Trent.—5.

Not Voting: Breeden, Cartwright, Easterly, Graves, Ritzhaupt.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—31.

Nay: Dacus, McSpadden, Morford.—3.

Excused: Baldwin, Garrison, Garvin, Lollar, Trent.—5.

Not Voting: Breeden, Cartwright, Easterly, Graves, Ritzhaupt.—5.

The emergency was declared passed.

SB 411, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 30**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 48, 65, 144, 196, 419** and **SJR 10** and **15**.

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 **SBs 81, 314, 405**, as amended.

HAs to SB 81 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 81, by adding the following coauthors: "BURKETT, HOWARD and HENRY of the House".

AMENDMENT NO. 2. Amend Page 6, SECTION 19, by striking all of Line 36 after the "period" and all of Line 37 and

Page 7 by striking Lines 2 and 3 and inserting in lieu thereof the following:

"No report, findings, testimony or other information of the State or County Medical Examiner or their assistants shall ever be admitted in evidence in any civil action in any court in this State."

HA to SB 314 read as follows, and concurred in upon motion of Senator Wilson (Beckham):

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 314, Page 2, SECTION 1, Line 9, by changing the "comma" after the word "studies" substituting a "period" therefor and striking the remainder of SECTION 1.

SB 314, 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, Bailey, Belvin, Berrong, Bohannon, Cobb, Cowden, Dacus, Field, Grantham, Graves, Ham, Kerr, Land, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—26.

Nay: Boecher, Breeden, Colston, Hamilton, Harris, McClendon, Shoemake.—7.

Excused: Baldwin, Garrison, Garvin, Lollar, Trent.—5.

Not Voting: Cartwright, Collins, Easterly, Fine, Ritzhaupt, Stipe.—6.

The bill, as amended, was declared passed.

House Amendments were properly signed and above numbered bill, as amended, referred for enrollment.

HAs to SB 405 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 405, by adding the following coauthors: "LANCE, SHIPLEY and FORSYTHE of the House"

AMENDMENT NO. 2. Amend Page 1, Line 22, by inserting a new SECTION 2 as follows:

"SECTION 2. It being immediately nec-

essary 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."

And amend the TITLE to conform.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:00 p. m., tomorrow, which motion was adopted.

FIRST READING

The following Bills were introduced and read the first time:

SB 437—By Fine.

An Act relating to oil pipelines; requiring notice, hearing and approval by the Corporation Commission before any pipeline for hire or otherwise used in gathering petroleum may be severed, abandoned or taken up or before any charge shall be made for transporting petroleum; making certain exceptions; and declaring an emergency.

SB 438—By Shoemaker.

An Act pertaining to County Election Boards; amending 26 O. S. 1951, Section 24a, as amended by Chapter 2, Title 26, pages 171-172, Session Laws 1957, 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 18—Education—Higher.

SB 193—Insurance.

SB 231—Senate and Legislative Affairs.

SB 361—Education—Higher.

SB 363—Education—Higher.

SB 365—Judiciary.

SB 394—Insurance.

SB 424—Judiciary.

SB 426—Education—Higher.

SB 427—Judiciary.

HB 889—Insurance.

HB 942—Judiciary.

HB 1015—State and Federal Government.

HB 1017—State and Federal Government.

HB 1026—Appropriation and Budget.

HB 1085—Insurance.

HB 1091—Insurance.

HB 1094—Education—Higher.

HB 1115—Judiciary—Coauthored by Garrison.

HB 1120—Education—Higher.

HB 1152—Privileges and Elections.

HB 1153—Privileges and Elections.

HB 1174—Business and Industry.

HB 1181—State and Federal Government.

HB 1198—Education—Higher.

HB 1199—Education—Higher.

HB 1200—Education—Higher.

HB 1202—Education—Higher.

HB 1203—Education—Higher.

HB 1204—Education—Higher.

HB 1205—Education—Higher.

DO PASS, as amended:

SB 20—Revenue and Taxation.

SB 155—Revenue and Taxation.

SB 433—Revenue and Taxation—To Education—Common by previous order.

HB 588—Appropriation and Budget.

HB 1045—Judiciary.

WITHOUT RECOMMENDATION:

HB 743, as amended—Revenue and Taxation.

HB 761—Privileges and Elections.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Ninth Legislative Day

Wednesday, July 12, 1961

Pursuant to adjournment, the Senate met at 1:00 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Breeden, Cowden, Kerr, Ritzhaupt, Stipe, Tipps.—7.

The President declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

Senator McSpadden introduced Jeannine Ann Wadsworth of Miami, Florida, and asked that she be made Honorary Journal Clerk for this legislative day, which was the order.

Senator Cobb introduced Louis S. Morgan, Jr., grandson of the late Jess L. Pullen who served in the Senate in the Eleventh and Twelfth Legislatures, and asked that Louis be made Honorary Page for this legislative day, which was the order.

Senator Rogers introduced John R. Shaw and asked that he be made Honorary Page for this legislative day, which was the order.

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 305—Agriculture.

SB 435—Economic and Industrial Development.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 436—Education—Higher.

President Pro Tempore Collins asked unanimous consent, which was granted, that **SB 436** be printed and placed upon the Calendar without reference to a Committee.

SB 437—Oil and Gas.

SB 438—Privileges and Elections.

GENERAL ORDER

HB 588 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 588** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 588** was placed upon third reading and final passage.

THIRD READING

HB 588 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher,

Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Breeden, Cowden, Kerr, Ritzhaupt, Stipe, Tipps.—7.

Not Voting: Belvin, Garvin, McColgin.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Bailey, Breeden, Cowden, Kerr, Ritzhaupt, Stipe, Tipps.—7.

Not Voting: Belvin, Garvin, McColgin.—3.

The emergency was declared passed.

HB 588, as amended, was referred for engrossment.

MOTION

Senator Land moved that the vote be reconsidered by which the Senate refused to concur in **HAs** to **SB 258**, which motion prevailed.

Senator Land moved that the Senate concur in **HAs** Nos. 1 to 5, inclusive, to **SB 258**, but that the Honorable House be requested to recede from **HA** No. 6 to **SB 258**, which motion prevailed.

Senator Cowden asked to be shown present, which was the order.

GENERAL ORDER

HB 1045 by Taliaferro, et al, of the House and Harris of the Senate was read and considered.

Upon motion of Senator Harris, **HB 1045** was advanced to engrossment.

By unanimous consent, upon request of Senator Harris, **HB 1045** was 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: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Breeden, Kerr, Ritzhaupt, Stipe, Tipps.—6.

Not Voting: Ham.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Bailey, Breeden, Kerr, Ritzhaupt, Stipe, Tipps.—6.

Not Voting: Ham.—1.

The emergency was declared passed.

HB 1045, as amended, was referred for engrossment.

GENERAL ORDER

SB 231 by McSpadden was read and considered.

Upon motion of Senator McSpadden, **SB 231** was advanced to engrossment.

By unanimous consent, upon request of

Senator McSpadden, **SB 231** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 231 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Breeden, Kerr, Ritzhaupt, Stipe, Tipps.—6.

Not Voting: Allen, Collins, Cowden, McClendon, Shoemaker.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Breeden, Kerr, Ritzhaupt, Stipe, Tipps.—6.

Not Voting: Allen, Collins, Cowden, McClendon, Shoemaker.—5.

The emergency was declared passed.

SB 231 was referred for engrossment.

Senators Breeden, Kerr, Ritzhaupt, Stipe and Tipps asked to be shown present, which was the order.

GENERAL ORDER

HB 759 by Lance, et al, was read and considered.

Upon motion of Senator Boecher, **HB 759** was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, **HB 759** was placed upon third reading and final passage.

THIRD READING

HB 759 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Baldwin, Hamilton, Rogers.—3.

Excused: Bailey.—1.

Not Voting: Cartwright, Collins, Shoemaker.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Baldwin, Hamilton, Rogers.—3.

Excused: Bailey.—1.

Not Voting: Cartwright, Collins, Shoemaker.—3.

The emergency was declared passed.

HB 759, as amended, was referred for engrossment.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Payne, the Senate concurred in **HAs** to **SB 405**.

SB 405, 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, Belvin, Boecher, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Field, Fine, Grantham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—28.

Nay: Allen, Colston, Garrison, Garvin, Graves, Ham, Harris, Land, Rogers, Wilson (Greer).—10.

Excused: Bailey, Berrong.—2.

Not Voting: Cartwright, Easterly, Pitcher, Tipps.—4.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon, Breeden, Cobb, Collins, Cowden, Dacus, Field, Fine, Grantham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—28.

Nay: Allen, Colston, Garrison, Garvin, Graves, Ham, Land, Morford, Rogers, Wilson (Greer).—10.

Excused: Bailey, Berrong.—2.

Not Voting: Cartwright, Easterly, Pitcher, Tipps.—4.

The emergency was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Payne moved that the vote be reconsidered by which the Emergency Section of **SB 405**, as amended by The Honorable House, failed of passage.

Senators Bailey and Berrong asked to be shown present, which was the order.

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 399 by Wilson (Beckham), Rogers and Garrison of the Senate and Baggett, et al, of the House was read and considered.

Upon motion of Senator Wilson (Beckham), **SB 399** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SB 399** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 399 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Nay: Hamilton, McClendon, Shoemake.—3.

Not Voting: Cartwright, Cowden, Rogers, Trent.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang,

Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Nay: Hamilton, McClendon, Shoemake.—3.

Not Voting: Cartwright, Cowden, Rogers, Trent.—4.

The emergency was declared passed.

SB 399, as amended, was referred for engrossment.

Senator Payne asked that Senator Trent be shown excused for the remainder of this legislative day, which was the order.

Senator Garvin presiding.

GENERAL ORDER

HB 1076 by Legal and Fiscal Advisory Committee, et al, was read and considered.

Senator Lollar moved to amend **HB 1076**, line 8, page 4, by striking after the comma on line 8 and before the word "that" the following language: "that such bond be forfeited to the State of Oklahoma" and inserting in lieu thereof the following: "such bond may be forfeited to the State of Oklahoma by the court considering such appeal if the court finds said appeal was frivolous or was filed for the purpose of delaying the effect of said order" and by amending the title to conform thereto, which amendment was declared adopted.

Upon motion of Senator Shoemake, **HB 1076**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 1076**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1076 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin,

Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Nay: Belvin, Bohannon, Cobb, Collins, Fine, McClendon, Tipps.—7.

Excused: Trent.—1.

Not Voting: Cartwright, Ham, Morford, Pitcher, Stipe.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Nay: Belvin, Bohannon, Cobb, Collins, Fine, McClendon, Tipps.—7.

Excused: Trent.—1.

Not Voting: Cartwright, Ham, Morford, Pitcher, Stipe.—5.

The emergency was declared passed.

HB 1076, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 67, 326, SJRs 33, 39, and SCR 43, and HB 1130 each correctly engrossed.

SB 314 correctly enrolled.

Engrossed **SBs 67, 326, SJRs 33, 39, and SCR 43** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB 1130**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 314** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION

Senator Hamilton asked unanimous consent, which was granted, that the Committee on Education - Common be excused for a short time for the purpose of conducting a meeting, the Committee being: Hamilton, Chairman, Cowden, Vice Chairman, Belvin, Bohannon, Colston, Dacus, Easterly, McClendon, McColgin, Ritzhaupt, Trent and Wilson (Greer).

GENERAL ORDER

HB 1152 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1152** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham) **HB 1152** was placed upon third reading and final passage.

THIRD READING

HB 1152 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cobb, Collins, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Ritzhaupt, Trent, Wilson (Greer).—12.

Not Voting: Boecher, Cartwright, Fine, Ham, Morford, Pitcher, Stipe, Tipps.—8.

The bill was declared passed.

HB 1152 was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Baldwin moved that the vote be reconsidered by which **HB 763**, as amended, was passed.

Senator Pazoureck asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1153 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1153** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1153** was placed upon third reading and final passage.

THIRD READING

HB 1153 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—27.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Collins, Morford, Tipps.—4.

The bill was declared passed.

HB 1153 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1174 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1174** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1174** was placed upon third reading and final passage.

THIRD READING

HB 1174 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Field, Fine, Garrison, Garvin, Grantham, Graves, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Collins, Ham, Harris, Morford, Rogers, Tipps.—7.

The bill was declared passed.

HB 1174 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1181 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1181** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1181** was placed upon third reading and final passage.

THIRD READING

HB 1181 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Berrong, Boecher, Breeden, Cartwright, Cobb, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—23.

Excused: Baldwin, Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—14.

Not Voting: Allen, Collins, Fine, Harris, Morford, Stipe, Tipps.—7.

The bill was declared passed.

HB 1181 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1198 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1198** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1198** was placed upon third reading and final passage.

THIRD READING

HB 1198 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Wilson (Beckham).—23.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Stipe, Tipps.—8.

The bill was declared passed.

HB 1198 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1199 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1199** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1199** was placed upon third reading and final passage.

THIRD READING

HB 1199 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Tipps.—7.

The bill was declared passed.

HB 1199 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1200 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1200** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1200** was placed upon third reading and final passage.

THIRD READING

HB 1200 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Tipps.—7.

The bill was declared passed.

HB 1200 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1202 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1202** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1202** was placed upon third reading and final passage.

THIRD READING

HB 1202 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Tipps.—7.

The bill was declared passed.

HB 1202 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1203 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1203** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1203** was placed upon third reading and final passage.

THIRD READING

HB 1203 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Tipps.—7.

The bill was declared passed.

HB 1293 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1204 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1204** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1204** was placed upon third reading and final passage.

THIRD READING

HB 1204 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Tipps.—7.

The bill was declared passed.

HB 1204 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1205 by Baggett was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1205** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1205** was placed upon third reading and final passage.

THIRD READING

HB 1205 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Wilson (Beckham).—24.

Excused: Belvin, Bohannon, Colston, Cowden, Dacus, Easterly, Hamilton, McClendon, McColgin, Pazoureck, Ritzhaupt, Trent, Wilson (Greer).—13.

Not Voting: Allen, Cobb, Collins, Ham, Morford, Stevenson, Tipps.—7.

The bill was declared passed.

HB 1205 was properly signed and ordered returned to Honorable House.

Senator Field asked that the Committee on Education - Common, having finished with its meeting, be shown present, which was the order.

GENERAL ORDER

HB 1015 by Lance was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1015** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1015** was placed upon third reading and final passage.

THIRD READING

HB 1015 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—34.

Excused: Belvin, Cowden, Pazoureck, Trent.—4

Not Voting: Allen, Cobb, Collins, Land, Morford, Tipps.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—34.

Excused: Belvin, Cowden, Pazoureck, Trent.—4

Not Voting: Allen, Cobb, Collins, Land, Morford, Tipps.—6.

The emergency was declared passed.

HB 1015 was properly signed and ordered returned to Honorable House.

Senator Belvin asked to be shown present, which was the order.

GENERAL ORDER

HB 1017 by Skaggs was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1017** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1017** was placed upon third reading and final passage.

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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—35.

Nay: McSpadden.—1.

Excused: Cowden, Pazoureck, Ritzhaupt, Trent.—4.

Not Voting: Allen, Ham, Land, Tipps.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—35.

Nay: McSpadden.—1.

Excused: Cowden, Pazoureck, Ritzhaupt, Trent.—4.

Not Voting: Allen, Ham, Land, Tipps.—4.

The emergency was declared passed.

HB 1017 was properly signed and ordered returned to Honorable House.

Senators Cowden and Ritzhaupt asked

to be shown present, which was the order.

GENERAL ORDER

HB 1026 by Allard, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1026** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1026** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—38.

Excused: Cowden, Pazoureck, Trent.—3.

Not Voting: Graves, Ham, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—38.

Excused: Cowden, Pazoureck, Trent.—3.

Not Voting: Graves, Ham, Tipps.—3.

The emergency was declared passed.

HB 1026 was properly signed and ordered returned to Honorable House.

Senator Pazoureck asked to be shown present, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 591, 640, 1008, 1010, 1083, 1163, 1164, 1165, 1166, 1167, 1185, 1186, 1187** and **HJR 529**.

The above numbered Enrolled Bills and/or or Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, July 6, 1961, of Enrolled **SB 316**, entitled:

ENROLLED SENATE BILL NO. 316—
By Collins.

AN ACT RELATING TO THE ADMINISTRATION OF THE STATE TRAINING SCHOOL FOR WHITE GIRLS, KNOWN AS "GIRLS TOWN," TECUMSEH, OKLAHOMA; THE STATE TRAINING SCHOOL FOR NEGRO BOYS, ETC. AND DECLARING AN EMERGENCY.

MESSAGES FROM GOVERNOR

Advising approval by him, July 11, 1961, of Enrolled **SBs Nos. 267** and **392** entitled:

ENROLLED SENATE BILL NO. 267—
By Wilson et al of the Senate and Bradley et al of the House.

AN ACT RELATING TO FUNERAL DIRECTORS AND EMBALMERS; ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 392—
By Garrison of the Senate and Doornbos of the House.

AN ACT RELATING TO CERTAIN LIMITED ACCESS FACILITIES; AMENDING 69 O.S. 1951, § 11.2, AS AMENDED BY SECTION 1, CHAPTER 1b, TITLE 69, PAGE 350, OKLAHOMA SESSION LAWS 1953, BY CHANGING THE POPULATION FIGURES REGARDING APPLICATION OF CERTAIN LAWS; AND DECLARING AN EMERGENCY.

Senator Pazoureck asked to be shown present, which was the order.

GENERAL ORDER

SB 390 by Stipe was read and considered.

Senators Bohannon, Rogers, Shoemake, Field and Fine asked to be shown as co-authors of **SB 390**, which was the order.

Upon motion of Senator Stipe, **SB 390** was advanced to engrossment.

Upon motion of Senator Stipe, the rules of the Senate were suspended and **SB 390** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 390 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Nay: Cobb, Easterly, McClendon.—3.

Excused: Trent.—1.

Not Voting: Allen, Breeden, Collins, Cowden, Grantham, Ham, Tipps.—7.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—33.

Nay: Cobb, Easterly, McClendon.—3.

Excused: Trent.—1.

Not Voting: Allen, Breeden, Collins, Cowden, Grantham, Ham, Tipps.—7.

The emergency was declared passed.

SB 390 was referred for engrossment.

MOTION

Senator Fine asked unanimous consent, to which Senator Payne objected, that the Rules be suspended for the purpose of withdrawing **SB 432** from the Calendar and referring the bill to the Committee on Roads and Highways for further study.

Senator Fine moved that the Rules be suspended for the purpose of withdrawing **SB 432** from the Calendar and referring it to the Committee on Roads and Highways for further study.

Senator Fine asked to amend his motion by providing that the Committee on Roads and Highways be instructed to report **SB 432** back to the Senate not later than Wednesday of next week, which was the order, irrespective of the Fine motion adopted on Monday Re bills and/or resolutions in Committees.

Senator Rogers moved to table the Fine motion, as amended, which motion was declared adopted upon a roll call, as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Collins, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang.—23.

Nay: Allen, Baldwin, Bohannon, Cartwright, Cobb, Colston, Dacus, Fine, Hamilton, McClendon, Shoemake, Stevenson, Stipe, Wilson (Greer).—14.

Excused: Trent.—1.

Not Voting: Breeden, Ham, Morford, Pitcher, Tipps, Wilson (Beckham).—6.

Senator McSpadden asked to be shown excused for the remainder of this and the next legislative day, which was the order.

Senator Pazoureck asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 1115 by Tate of the House and Garrison of the Senate was read and considered.

Upon motion of Senator Garrison, **HB 1115** was advanced to engrossment.

Senator Garrison asked unanimous consent, which was granted, that **HB 1115** be placed upon third reading and final passage.

THIRD READING

HB 1115 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Nay: McColgin.—1.

Excused: McSpadden, Pazoureck, Trent.—3.

Not Voting: Bohannon, Breeden, Collins, Cowden, Ham, Hamilton, Morford, Stipe, Tipps.—9.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—31.

Nay: McColgin.—1.

Excused: McSpadden, Pazoureck, Trent.—3.

Not Voting: Bohannon, Breeden, Collins, Cowden, Ham, Hamilton, Morford, Stipe, Tipps.—9.

The emergency was declared passed.

HB 1115 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1079 by Legal and Fiscal Advisory Committee and Goodfellow was read and considered.

Senators Shoemaker, Allen, Ritzhaupt, Colston, Payne and Stevenson asked to be shown as co-authors of **HB 1079**, which was the order.

Senator Shoemaker moved to amend **HB 1079**, line 7 and 11, page 3, by inserting after the word "beer" the words "and all wines", which amendment was declared adopted.

Upon motion of Senator Shoemaker, **HB 1079**, as amended, was advanced to engrossment.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended and **HB 1079**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1079 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson.—31.

Excused: McSpadden, Pazoureck, Trent.—3.

Not Voting: Boecher, Collins, Cowden, Hamilton, McClendon, Morford, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—10.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin,

Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson.—31.

Excused: McSpadden, Pazoureck, Trent.—3.

Not Voting: Boecher, Collins, Cowden, Hamilton, McClendon, Morford, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—10.

The emergency was declared passed.

HB 1079, as amended, was referred for engrossment.

MOTION

Senator Field moved that the Rules of the Senate be suspended and **SB 415** be withdrawn from the Committee on Roads and Highways and placed upon the Calendar, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Cartwright, Cobb, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Greer).—28.

Excused: McSpadden, Pazoureck, Trent.—3.

Not Voting: Boecher, Bohannon, Collins, Colston, Cowden, Fine, Ham, Hamilton, Morford, Shoemake, Stipe, Tipps, Wilson (Beckham).—13.

Senator Pazoureck asked to be shown present, which was the order.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 314**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

Senator Dacus asked to be shown excused until such time as he returns to the Chamber, which was the order.

Senator Pitcher presiding.

MOTION

Senator Baldwin moved that the Rules of the Senate be suspended for the purpose of and withdrawing **SB 325**, as amended, from the Committee on Education - Common.

Senator Bohannon moved to table the Baldwin motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Boecher, Bohannon, Colston, Cowden, Ham, Kerr, McClendon, McColgin, Shoemake, Stevenson.—10.

Nay: Allen, Bailey, Baldwin, Belvin, Berrong, Breeden, Cartwright, Cobb, Collins, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Wilson (Beckham).—27.

Excused: Dacus, McSpadden, Trent.—3.

Not Voting: Hamilton, Morford, Tipps, Wilson (Greer).—4.

Senator Berrong asked to be shown excused until he returns to the Chamber, which was the order.

Senator Dacus asked to be shown present, which was the order.

The vote occurring on the Baldwin motion, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Land, Lollar, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Beckham), Wilson (Greer).—26.

Nay: Bohannon, Colston, Cowden, Dacus, Ham, Hamilton, Kerr, McClendon, McColgin, Pitcher, Stevenson.—11.

Excused: Berrong, McSpadden, Trent.—3.

Not Voting: Collins, Morford, Stipe, Tipps.—4.

GENERAL ORDER

Upon request of Senator Cobb, **SB 335** was ordered stricken from the Calendar.

MOTION

Senator Belvin moved that the Rules of the Senate be suspended and **SB 329** be withdrawn from Judiciary Committee and placed upon the Calendar.

Senator Payne moved to table the Belvin motion, action on which motion he withheld.

Senator Breedon, as a substitute, moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:30 a.m., tomorrow.

Senator Dacus asked to be shown excused until he returns to the Chamber, which was the order.

Following considerable discussion, the Presiding Officer declared the Breedon motion takes precedence over the Belvin motion.

Senator Collins, as a substitute for all pending motions, moved that the Senate adjourn to meet at 10:30 a.m., tomorrow, which motion failed of adoption upon a roll call as follows:

Aye: Breedon, Cartwright, Collins, Easterly, Fine, Garrison, Garvin, Land, Lollar, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Wilson (Beckham), Wilson (Greer).—16.

Nay: Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Colston, Cowden, Field, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, Rogers, Romang, Stevenson, Stipe.—21.

Excused: Dacus, McSpadden, Trent.—3.

Not Voting: Allen, Baldwin, Morford, Tipps.—4.

Senator Breedon asked to withdraw his motion, which was the order.

President Pro Tempore Collins presiding.

The vote occurring on the Belvin motion, it was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Belvin, Bohannon, Cobb, Colston, Cowden, Field, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, Rogers, Romang, Stevenson.—16.

Nay: Berrong, Boecher, Breedon, Cartwright, Collins, Easterly, Fine, Garrison, Garvin, Harris, Land, Lollar, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Wilson (Beckham), Wilson (Greer).—19.

Excused: Dacus, McSpadden, Trent.—3.

Not Voting: Allen, Baldwin, McColgin, Morford, Stipe, Tipps.—6.

MOTIONS TO RECONSIDER VOTES

As provided by Rule 12a, Senator Stevenson moved the vote be reconsidered by which **SB 347**, as amended, failed of passage.

Senator Bohannon asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 748** failed of passage, which was the order.

Senator Stipe asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 122**, as amended by the Honorable House, was passed, which was the order.

Senator Stipe asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 368**, as amended by the Honorable House, failed of passage, which was the order.

Senator Pazoureck moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:30 a.m., tomorrow, which motion was adopted.

FIRST READING

The following Bills were introduced and read the first time:

SB 439—By Wilson (Beckham), Baldwin and Breedon.

An Act relating to the conduct of legislative business; requiring that certain types of bills and resolutions introduced

in either house of the Legislature shall contain or have attached thereto a note indicating the fiscal effect thereof on State finances; specifying the types of bills and resolutions which shall be required to have such notes, the information to be included, the responsibility for obtaining and preparing said notes, and matters appertaining to said notes; vesting certain duties and authority in the State Budget Officer and the State Legislative Council; making the provisions of this Act severable; and declaring an emergency.

SB 440—By Grantham.

An Act relating to income taxes; amending Section 2, House Bill No. 707, Twenty-eighth Oklahoma Legislature, by adding a new subsection (c) thereto providing that an employer shall not be required to deduct and withhold from wages paid to any employee for services performed outside the United States of America; and declaring an emergency.

RESOLUTION

Senator Rogers asked unanimous consent, which was granted, to introduce the following **SCR**, consideration of which was deferred for this legislative day:

SCR 44—By Rogers.

A Resolution commending Television Station KOCO-TV for the production of the Documentary Program "COWS, COWBOYS AND COW COUNTRY".

MESSAGES FROM THE GOVERNOR

Advising approval by him, July 12, 1961, of Enrolled **SJR 32**, Enrolled **SBs 34, 43, 47, 48, 49, 52, 54, 56, 60, 61, 69, 71, 89, 140, 178, 188, 192, 327, 337, 380**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 32—By Allen et al of the Senate and Clark of the House.

A JOINT RESOLUTION RELATING TO GROUPS, COMPANIES, ASSEMBLIES, OR ASSOCIATIONS ADVOCATING OR ENCOURAGING THE OVERTHROW OF THE UNITED STATES OR STATE GOVERNMENTS BY FORCE OR VIOLENCE;

ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 34—By Hamilton of the Senate and Cook and Shibley 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, 1962, AND THE SUM OF THIRTEEN THOUSAND SEVEN HUNDRED FIFTY DOLLARS (\$13,750.00) FOR THE FISCAL YEAR ENDING JUNE 30, 1963, FOR THE PURPOSE OF CARRYING INTO EFFECT THE PROVISIONS OF § § 1541, 1542, and 1543, TITLE 70, OKLAHOMA STATUTES 1951, RELATING TO THE CARE, TRAINING, AND EDUCATION OF THE DEPENDENT YOUTH AND ORPHANS OF THE STATE; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 43—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE LEGISLATIVE COUNCIL; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 47—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SECURITIES COMMISSION; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 48—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OKLAHOMA EDUCATIONAL TELEVISION AUTHORITY; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 49—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE STATE MINING BOARD; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 52—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE COURT OF CRIMINAL APPEALS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 54—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE WATER RESOURCES BOARD; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 56—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE COURT OF TAX REVIEW; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 60—By Kerr, et al of the Senate and Willis (Jackson) et al of the House.

AN ACT RELATING TO SOCIAL SECURITY; PROVIDING THAT ASSISTANCE SHALL NOT BE GIVEN TO OR ON BEHALF OF MORE THAN ONE ILLEGITIMATE CHILD OF THE SAME MOTHER; AMENDING SUBSECTION (d), SECTION 164, TITLE 56, OKLAHOMA STATUTES 1951, AS AMENDED; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 61—By McClendon and Trent of the Senate and Allard and Williams (Murray), of the House.

AN ACT MAKING AN APPROPRIATION TO THE SECRETARY OF THE STATE ELECTION BOARD; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 69—By McClendon and Trent of the Senate and

Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SECRETARY OF STATE; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 71—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE OKLAHOMA ADJUTANT GENERAL; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 89—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF EDUCATION; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 140—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE MENTAL HEALTH BOARD; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 178—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION FOR THE PURPOSE OF PAYING THE SHARE OF THE STATE OF OKLAHOMA'S EXPENSES FOR THE NATIONAL CONFERENCE OF COMMISSIONERS ON UNIFORM LAWS; MAKING THE APPROPRIATION NONFISCAL; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 188—By Shoemaker.

AN ACT RELATING TO LAW ENFORCEMENT OFFICERS; ETC.

ENROLLED SENATE BILL NO. 192 — By Shoemaker.

AN ACT RELATING TO ALCOHOLIC

BEVERAGES; MAKING IT UNLAWFUL TO POSSESS ALCOHOLIC BEVERAGES WITH INTENT TO SELL WITHOUT PROPER STATE LICENSE; REQUIRING FORFEITURE TO STATE OF ALCOHOLIC BEVERAGES FOUND IN POSSESSION OF A PERSON WHO, ON THE DAY OF THE SEIZURE OR WITHIN FIFTEEN (15) DAYS PRIOR THERETO, HAS SOLD ALCOHOLIC BEVERAGES WITHOUT LICENSE, OR HAS OPERATED AN OPEN SALOON; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 327 —
By Hamilton.

AN ACT RELATING TO USE TAX; AMENDING 68 O. S. 1951, § 1310c, PROVIDING EXEMPTIONS FROM USE TAX SO AS TO LIMIT THE EXEMPTION GRANTED IN SUBSECTION (c) IN RESPECT TO PROPERTY BROUGHT INTO THIS STATE FROM ANOTHER STATE BY PROVIDING THAT CREDIT SHALL NOT BE GIVEN FOR TAXES PAID IN ANY STATE WHICH DOES NOT GRANT LIKE CREDIT FOR TAX PAID IN OKLAHOMA; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 337 —
By Graves of the Senate and Henry of the House.

AN ACT RELATING TO AUTHORITY AND COMPENSATION OF PRECINCT REGISTRARS; AMENDING SECTION 3, CHAPTER 4, TITLE 26, OKLAHOMA SESSION LAWS 1957, PAGE 173 (26 O. S. SUPP. 1959, § 93.3); AMENDING SECTION 1, CHAPTER 4b, TITLE 26, OKLAHOMA SESSION LAWS 1959, PAGE

119 (26 O. S. SUPP. 1959, § 93.25); ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 380 —
By Cartwright of the Senate and LEVERGOOD of the House.

AN ACT RELATING TO THE DEPARTMENT OF THE COMMISSIONERS OF THE LAND OFFICE; AMENDING 64 O. S. 1951, § 41, CREATING A REVOLVING FUND AND AUTHORIZING SUCH COMMISSIONERS TO PAY EXPENSES OF THE LAND OFFICE FROM SUCH REVOLVING FUND, EXCEPT FOR RENTAL, LEASE, OR USE OF ANY BUILDING, OFFICE, OR SPACE; 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:

SB 252—Roads and Highways.

SB 414—Judiciary.

SB 438—Privileges and Elections.

HB 925—Penal Institutions.

DO PASS, as amended:

SB 421—Judiciary.

SB 428—Appropriations and Budget.

SB 432—State and Federal Government.

SB 433—Education - Common.

WITHOUT RECOMMENDATION:

SB 422—Education - Common.

As provided under the Pazoureck motion, the Senate was declared adjourned to meet at 10:30 a.m., tomorrow.

One Hundred and Tenth Legislative Day

Thursday, July 13, 1961

Pursuant to adjournment, the Senate met at 10:30 a. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cowden, Harris, Land, McSpadden.—4.

The President declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

Senator Rogers introduced James, Bennett Clark and John White and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Breeden introduced Janet Edson, small daughter of Virginia Edson, Senate Telephone Operator, and asked that Janet be made Honorary Page for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 231, 390, 399, 411, and HBs 588, 759 and 1045 each correctly engrossed.

Engrossed SBs 231, 390, 399 and 411

were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to and Engrossed HBs 588, 759 and 1045, as amended, were properly signed and ordered returned to the Honorable House.

SECOND READING

The following Bills were read the second time:

SB 439: Senator Wilson (Beckham) asked unanimous consent, which was granted, that **SB 439** be printed and placed upon the Calendar without reference to a Committee.

SB 440: Senator Grantham asked unanimous consent that **SB 440** be printed and placed upon the Calendar without reference to a Committee, to which Senator Belvin objected.

Senator Grantham moved that **SB 440** be printed and placed upon the Calendar without reference to a Committee, which motion prevailed.

CONFERENCE COMMITTEE APPOINTMENT

President Pro Tempore Collins having been authorized so to do, announced the appointment of the Senate Conferees under the following numbered bill:

HB 682: Hamilton, Dacus and Stipe.

Senator Fine asked unanimous consent, which was granted, that the President Pro Tempore be authorized and directed to appoint a Committee of not more than 5 nor less than 3, to revise and re-write the

Senate Rules, for the consideration of the next Democratic Caucus.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Collins moved the vote be reconsidered by which **HB 1076**, as amended, was passed.

PENDING CONSIDERATION OF RESOLUTION

By unanimous consent, Senator Rogers called up for consideration **SCR 44**, which was read at length as follows, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 44—By Rogers.

A RESOLUTION COMMENDING TELEVISION STATION KOCO-TV FOR THE PRODUCTION OF THE DOCUMENTARY PROGRAM "COWS, COWBOYS AND COW COUNTRY".

WHEREAS, American Broadcasting Company and its affiliated Television Stations have presented for the education and enjoyment of its viewers during prime broadcasting time a series of awarding winning documentary programs entitled "Focus on America"; and

WHEREAS, This series of programs has generated excited public interest because of the historical and informative material presented,

WHEREAS, Television Broadcasting Station KOCO-TV of Oklahoma City through the imagination of its writers, the skill of its producers, the ability of its photographers and effectiveness of its narrators has produced a documentary program entitled "Cows, Cowboys and Cow Country" concerning the romantic story of Oklahoma's cattle industry from the historical beginning from the first trail drives to the present refined operations of cattle breeding; and

WHEREAS, This documentary program utilizes many pioneer photographs of last-

ing significance and paintings and drawings by Fredrick Remington and Charles Russell which have forever dramatized the magnificence of the great Southwest; and

WHEREAS, Many scenes that highlighted the effectiveness of this outstanding production were made on film by use of Oklahoma landscape and wildlife refuges; and

WHEREAS, As a result of the personal energies and artistic talents of the members of the staff of KOCO-TV, this documentary program has received the distinguished honor of being selected as one of the ten (10) award winning documentary programs presented by the American Broadcasting System.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The members of the Oklahoma Legislature hereby commend and applaud the management of Television Station KOCO-TV for the staff of artists and technicians which it has assembled and for the magnificent documentary program which the staff has compiled under the title "Cows, Cowboys and Cow Country".

SECTION 2. The members of the Legislature further express their appreciation and gratitude for the public service rendered by Television Station KOCO-TV in the documentary series "Expedition Oklahoma" for viewing by the Oklahoma schools and civic groups.

SECTION 3. That a duly authenticated copy of this Resolution be prepared and presented to the management of KOCO-TV as evidence of the sentiment of the individual members of this Legislature.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Hamilton moved the vote be reconsidered

by which **HB 1079**, as amended, was passed.

Senators Dacus and Shoemake asked to be excused until such time as they can return to the Chamber, which was the order.

GENERAL ORDER

HB 867 by Bond was read and considered.

Upon motion of Senator Bailey, **HB 867** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 867** was 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Cowden, Dacus, Harris, Land, McSpadden, Shoemake.—6.

Not Voting: Baldwin, Breeden, Cartwright, Graves, Ham, Romang.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Cowden, Dacus, Harris, Land, McSpadden, Shoemake.—6.

Not Voting: Breeden, Cartwright, Ham.—3.

The emergency was declared passed.

HB 867 was properly signed and ordered returned to Honorable House.

Senator Land asked to be shown present, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Cobb moved the vote be reconsidered by which **HB 867** was passed, which motion by unanimous consent, he withdrew.

Senator Dacus asked to be shown present, which was the order.

GENERAL ORDER

HB 1090 by Vandiver, et al, was read and considered.

By unanimous consent, Senators Hamilton, Payne and Stipe were added as co-authors of **HB 1090**.

Senator Hamilton moved to amend **HB 1090**, line 7, page 2, by adding after the word "assessed" the following language: "and evidence of having proper workmen's compensation coverage for employees as provided by Title 85 OS 1951, Sec. 61" which amendment was declared adopted.

Senator Wilson (Beckham) moved to amend the Hamilton amendment by adding "and to amend the title to conform thereto" which amendment was declared adopted.

Upon motion of Senator Hamilton, **HB 1090**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **HB 1090**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1090 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—35.

Excused: Cowden, Harris, McSpadden, Shoemaker.—4.

Not Voting: Bailey, Breeden, Ham, Pazoureck, Wilson (Greer).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—35.

Excused: Cowden, Harris, McSpadden, Shoemaker.—4.

Not Voting: Bailey, Breeden, Ham, Pazoureck, Wilson (Greer).—5.

The emergency was declared passed.

HB 1090, as amended, was referred for engrossment.

GENERAL ORDER

SB 393 by Fine, McClendon, Hamilton and Cobb was read and considered.

Senators Bohannon, Payne, Dacus and Stipe asked to be made co-authors of **SB 393**, which was the order.

Senator McClendon moved to amend **SB 393**, line 9, page 2, by substituting a period for the comma after the word "thereof" and by striking the remainder of line 9, and all of lines 10, 11, 12 and 13 which amendment was declared adopted, upon request of Senator Cobb.

Senator Wilson (Beckham) moved to amend **SB 393**, line 14, page 6, by adding after the word "state" the following "provided that the service agent may be

served in any manner now provided by law or in lieu thereof, by mailing such summons to said service agent by certified mail with return receipt requested, postage prepaid, which in lieu service shall be sufficient upon proof of mailing with the return receipt attached" which amendment was declared adopted, upon request of Senator Cobb.

Senator Grantham asked unanimous consent, which was granted, that the title of **SB 393** be amended to conform thereto.

Upon motion of Senator Cobb, **SB 393**, as amended was advanced to engrossment.

By unanimous consent, upon request of Senator Cobb, **SB 393**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 393 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Ham, Morford, Pazoureck.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker.—38.

make, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Ham, Morford, Pazoureck.—3.

The emergency was declared passed.

SB 393, as amended, was referred for engrossment.

GENERAL ORDER

SB 357 by Stipe was read and considered.

Upon motion of Senator Stipe further consideration of **SB 357** was temporarily deferred.

Senator Shoemake asked to be shown present, which was the order.

GENERAL ORDER

SB 357 by Stipe was read, considered and, by unanimous consent upon request of Senator Stipe, further consideration deferred temporarily.

HB 1094 by Cole was read and considered.

Senator Payne asked to be shown as co-author of **HB 1094**, which was the order.

Upon motion of Senator Payne, the title to **HB 1094** was ordered stricken.

Upon motion of Senator Payne, **HB 1094**, as amended, was advanced to engrossment.

Upon motion of Senator Payne, the rules of the Senate were suspended and **HB 1094**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1094 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Garvin, Grantham, Graves, Hamilton,

Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cartwright.—1.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cobb, Fine, Garrison, Ham.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Cartwright.—1.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cobb, Fine, Garrison, Ham.—4.

The emergency was declared passed.

HB 1094, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 44 correctly engrossed.

Engrossed **SCR 44** was properly signed and ordered transmitted to the Honorable House for consideration.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Wilson (Beckham), the Senate concurred in **HAs** to **SB 81**.

SB 81, 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, Berrong, Boecher, Breeden, Colston, Easterly, Field, Gar-

rison, Garvin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—22.

Nay: Bailey, Belvin, Bohannon, Cobb, Dacus, Fine, Grantham, Hamilton, Kerr, Lollar, McClendon, McColgin, Stevenson, Tipps.—14.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cartwright, Collins, Graves, Ham, Land.—5.

The bill, as amended, was declared failed of passage.

Senator Hamilton asked that Senator Pazoureck be shown excused until he can return to the Chamber, which was the order.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Garrison moved that the vote be reconsidered by which **SB 81**, as amended by the Honorable House, failed of passage.

GENERAL ORDER

HB 1105 by Willis (Jackson) et al was read and considered.

Senator Wilson (Greer) moved to amend **HB 1105**, by striking line 9, page 2, and renumbering succeeding sub-paragraphs, which amendment was declared adopted.

By unanimous consent, upon request of Senator Wilson (Greer), further consideration of **HB 1105** was temporarily deferred.

HB 1032 by Odom (Wagoner) was read and considered.

Senators Payne, Belvin, Dacus Breedon and Graves asked to be shown as co-authors of **HB 1032**, which was the order.

Upon motion of Senator Payne, **HB 1032** was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, **HB 1032** was placed upon third reading and final passage.

THIRD READING

HB 1032 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breedon, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—35.

Excused: Cowden, Harris, McSpadden, Pazoureck.—4.

Not Voting: Cartwright, Collins, Ham, Tipps, Wilson (Beckham).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breedon, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—35.

Excused: Cowden, Harris, McSpadden, Pazoureck.—4.

Not Voting: Cartwright, Collins, Ham, Tipps, Wilson (Beckham).—5.

The emergency was declared passed.

HB 1032 was properly signed and ordered returned to Honorable House.

Senator Pazoureck asked to be shown present, which was the order.

MOTION TO RECONSIDER VOTE

Senator Garrison asked unanimous consent, which was granted, for consideration of his motion to reconsider the vote by which **SB 81**, as amended by the Honorable House, failed of passage.

The vote occurring on the Garrison motion, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breedon, Colston, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Kerr, Land, Lol-

lar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Dacus, Graves.—2.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cartwright, Cobb, Collins, Ham, Stipe.—5.

On question of passage of **SB 81**, as amended, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Breeden, Cobb, Colston, Easterly, Field, Fine, Garrison, Garvin, Hamilton, Kerr, Land, Lollar, McColgin, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Dacus, Grantham, Graves, Tipps.—4.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cartwright, Collins, Ham, McClendon, Pazoureck, Stipe.—6.

The bill, as amended, was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

GENERAL ORDER

Referring further to **SB 357**:

Senator McColgin moved to amend **SB 357**, line 16, page 3, by striking the balance of said line after "quire", and lines 17, 18, page 3, and lines 1 through 9, page 4 and the words "is required" on line 10, page 4, and line 18, page 4, after the word "provided" strike the balance of Section 1, which amendment was declared adopted.

Upon motion of Senator Stipe, **SB 357**, as amended, was advanced to engrossment.

Upon motion of Senator Stipe, 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, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cobb, Collins, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Kerr, Land, McColgin, Payne, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps.—25.

Nay: Breeden, Colston, Hamilton, Lollar, McClendon, Morford, Pitcher, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—12.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cartwright, Garrison, Ham, Trent.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berong, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Garvin, Grantham, Graves, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Breeden, Fine, Hamilton, Lollar, Morford, Pitcher, Rogers, Romang, Stevenson.—9.

Excused: Cowden, Harris, McSpadden.—3.

Not Voting: Cartwright, Garrison, Ham.—3.

The emergency was declared failed of passage.

SB 357, as amended, was referred for engrossment.

RESOLUTION

Senator Shoemake asked unanimous con-

sent, which was granted, to introduce the following **SCR**:

SCR 45, by Collins and Shoemaker.

A Concurrent Resolution fixing the hour and day of Sine Die Adjournment of the Regular Session of the Twenty-Eighth Legislature of the State of Oklahoma.

Senator Shoemaker asked for immediate consideration of **SCR 45**, which was the order, the Resolution being read at length.

Senators Boecher, Field, McColgin, Bohannon, Kerr, Belvin, Cobb, Payne, Pitcher, Graves, McClendon, Dacus, Grantham, Colston and Land asked to be shown as co-authors of **SCR 45**, which was the order.

Senator Ritzhaupt asked unanimous consent, which was granted, to amend **SCR 45** by changing the hour of sine die adjournment from "four (4) o'clock p. m.," to "eleven (11) o'clock a. m.,".

SCR 45, as amended, was read at length as follows, adopted upon motion of Senator Shoemaker and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 45—By Collins, Shoemaker, Boecher, Field, McColgin, Bohannon, Kerr, Belvin, Cobb, Payne, Pitcher, Graves, McClendon, Dacus, Grantham, Colston and Land.

A CONCURRENT RESOLUTION FIXING THE HOUR AND DAY OF SINE DIE ADJOURNMENT OF THE REGULAR SESSION OF THE TWENTY - EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA.

WHEREAS, The time for sine die adjournment of the Twenty-eighth Regular Session of the Oklahoma Legislature is now close at hand and many matters of vital importance have been written into law and many other matters have been considered; and

WHEREAS, The late hours of the Session grow longer during this Session in Oklahoma history; and

WHEREAS, The Oklahoma Constitution provides that one of the Honorable Houses of the Legislature cannot adjourn for more

than three (3) days without the consent of the other; and

WHEREAS, No hour and day for the time of adjournment of this Regular Session of the Twenty-Eighth Legislature of the State of Oklahoma has been fixed in pursuance of said Constitutional provisions,

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the hour of eleven (11) o'clock A.M., Friday, July 28, 1961, 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-Eighth Legislature of the State of Oklahoma.

GENERAL ORDER

SB 429 by Shoemaker was read and considered.

Senator Shoemaker asked unanimous consent, which was granted, that Representative Ruby be shown as a co-author of **SB 429**.

Upon motion of Senator Shoemaker, **SB 429** was advanced to engrossment.

Upon motion of Senator Shoemaker, 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, Belvin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Ham, Hamilton, Kerr, Land, Lollar, McColgin, Payne, Pazour-eck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Excused: Cowden, Harris, McSpadden.
—3.

Not Voting: Bailey, Boecher, Cobb, Fine,
Graves, McClendon, Morford, Trent.—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong,
Bohannon, Breeden, Cartwright, Collins,
Colston, Dacus, Easterly, Field, Garrison,
Garvin, Grantham, Ham, Hamilton, Kerr,
Land, Lollar, McColgin, Payne, Pazour-
eck, Pitcher, Ritzhaupt, Rogers, Romang,
Shoemake, Stevenson, Stipe, Tipps, Wilson
(Beckham), Wilson (Greer).—33.

Excused: Cowden, Harris, McSpadden.
—3.

Not Voting: Bailey, Boecher, Cobb, Fine,
Graves, McClendon, Morford, Trent.—8.

The emergency was declared passed.

SB 429 was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Stipe asked that the time be

extended one legislative day for consideration of his motions to reconsider the votes by which **SB 122**, as amended by the Honorable House, was passed and **SB 368**, as amended by the Honorable House, failed of passage, which was the order.

Senator Bohannon asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 748** failed of passage, which was the order.

Senator Shoemake asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 896** failed of passage, which was the order.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:00 p. m., Monday, July 17, 1961, which motion was adopted.

There being no matters on the Clerk's desk, the Senate was declared adjourned to meet at 1:00 p. m., Monday, July 17, 1961.

One Hundred and Eleventh Legislative Day

Monday, July 17, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m. and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Bohannon, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—33.

Excused: Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Grantham, Morford, Pitcher, Ritzhaupt, Trent.—11.

The President Pro Tempore declared a quorum present.

Prayer was offered by the Chaplain, the Very Reverend George Massas, Ex-Arch Emeritus of St. Elijah Orthodox Church of Oklahoma City.

The Journal for the last legislative day was declared approved.

Senator Land introduced Mary Lynn Colston, the small daughter of Senator Colston and asked that she be made Honorary Page for this legislative day, which was the order.

EDITORIAL

The following editorial was read and is incorporated in the Journal upon the unanimous consent request of Senator Cowden.

EDITORIAL

A WORD FOR THE DEFENSE

by Ben Gerdes

This writer is of the opinion that a word

or two needs to be said, if not in praise of, at least in defense of the members of this session of the State Legislature.

The members have all received an even heavier amount of criticism than usual and much of it has been unjust, concerning circumstances beyond their control. They have found themselves throughout this session balancing on a very precarious ledge of public opinion, crushed between the rock of the taxpayers and voters insisting that there be no tax increases and the heavy boulder of the various state supported pressure groups demanding additional revenue. The boys have virtually found themselves with their backs to the wall and the voters hurling the sharp-pointed knives of criticism at them. They have been roasted over the slow fire of public censorship.

Regardless of what the boys did; they were wrong! If they voted tax increases, be it sales tax or otherwise, they were in trouble with the majority of the voters and taxpayers; if they didn't find additional revenue they were in trouble with the school, roads and highways, mental and other state supported blocs.

If they passed a state withholding tax system they were in trouble with not only the taxpayers but with employers who would be required to do additional book-keeping and paper work; if they didn't pass one the state would probably miss out on some income tax revenue it could collect under the withholding program.

If they passed a horse racing bill they were in trouble with certain church groups; if they didn't pass one they were

in trouble with racing enthusiasts which have grown into quite a large fraternity in the state and again refused the opportunity to make additional revenue.

If they consolidated small schools they were in trouble with the voters of the smaller towns and communities and with the rural teaching profession; if they failed to consolidate schools they would be refusing to enact a piece of badly needed economy.

If they appropriated more money for public schools, higher education would yell and if they instead gave colleges and universities a larger chunk of tax-money the situation would be reversed; and somewhere in the middle they had to remember other state institutions such as those for mental health.

To be short and sour, the boys had it given to them properly! They were in a jam from the time the Chaplain finished the first Amen the opening day of the session.

All in all, we feel that this session of the Legislature was no worse nor no better than any other session since the convening of the First Legislature. It was about as good as could be expected under the clouds of discontentment under which it operated.

It is unfortunate that the voters usually fail to remember that the men they elect to represent them are only mortal; subject to the same mistakes and weaknesses as any of the rest of us. The majority of the Legislators in any session are men of the people doing their conscientious best to represent their constituents, who are their friends and neighbors, to the very best of their ability.

The State Legislatures are the best form of democracy in action visible today; also much of the best legislation comes from the State Legislatures instead of from the U. S. Legislature. Some of the Legislators are men of above average ability and intelligence; a few are men of below average ability who should never have been

elected and who generally are not re-elected; but the majority are men just as you and I; a good cross section of the counties and communities they represent.

Another thing the voters generally fail to realize is that hindsight is always better and easier than foresight. It is always easier to look back and see what should have been or what should not have been done than it is to look ahead and know what to do before the time for action arrives.

We seriously doubt if any other group of men would have done any better a job for the welfare and interests of the people, under such difficult obstacles, as did this session of the Legislature.

We believe that next election season the voters should remember that the members of this past Oklahoma Legislature had a most difficult job indeed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 73 correctly engrossed.

Engrossed **SB 73** was properly signed and ordered transmitted to the Honorable House for consideration.

COMMITTEE REPORTS

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 557—Roads and Highways.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 829, 1015, 1017, 1026, 1115, 1152, 1153, 1174, 1181, 1198, 1199, 1200, 1202, 1203, 1204** and **1205**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM GOVERNOR

Advising approval by him, July 13, 1961,

of Enrolled **SB No. 160** and **SJR 37** entitled:

ENROLLED SENATE BILL NO. 160—By Bailey, Allen, Grantham, Kerr, McSpadden, Stipe, Collins, Cowden, Garvin, Ham, Land, Pazoureck, and Pitcher of the Senate and Williams (Carter), Redman, and Burkett of the House.

AN ACT AMENDING 20 O.S. 1951, § 109, AS AMENDED BY TITLE 20, CHAPTER 4b, SECTION 1, OKLAHOMA SESSION LAWS 1953, PAGE 89, RELATING TO THE SALARIES OF COURT REPORTERS OF DISTRICT AND SUPERIOR COURTS; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 37—By Wilson (Beckham, Allen, Belvin, Berrong, Breeden, Cartwright, Dacus, Easterly, Garrison, Garvin, Grantham, Graves, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Romang, Shoemake, and Stevenson of the Senate and Bullard, Andrews, Bernard, Bradley (Tulsa), Briscoe, Dolezal, Dyer, Green, Henry, Hurst, Kardokus, Lance, Larason, Levergood, McCune, Moad, Odom (McIntosh), Odom (Wagoner), Page, Patterson, Priebe, Privett, Richeson, Ruby, Sanguin, Shipley, Skeith, Sparks, Sullivan, Tate, Vandiver, Van Hooser, Wilhelm, and Wolf of the House.

A JOINT RESOLUTION RELATING TO LEGISLATIVE PROCEDURES DURING REGULAR SESSIONS; PROVIDING A FIXED SCHEDULE FOR SPECIFIED PROCEDURES IN THE SENATE AND HOUSE OF REPRESENTATIVES; ETC.;

MESSAGES FROM GOVERNOR

Advising approval by him, July 14, 1961, of Enrolled **SB No. 27** and **SJR 35** entitled:

ENROLLED SENATE BILL NO. 27—By Romang, Allen, Berrong, Field, Kerr, and Payne.

AN ACT RELATING TO THE SUPPORT OF DEPENDENTS; AMENDING UNIFORM RECIPROCAL SUPPORT OF DEPENDENTS ACT BY ADDING NEW PRO-

VISIONS AND AMENDMENTS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 35—By Belvin, Boecher, Colston, Dacus, Field, Hamilton, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, and Wilson (Greer) of the Senate and Sullivan of the House.

A JOINT RESOLUTION DESIGNATING THE STATE HIGHWAY BRIDGE ACROSS THE BLUE RIVER ON STATE HIGHWAY NO. 22 AS "THE COWBOY PINK WILIAMS BRIDGE."

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 518, 558, 759, 929, 1045, 1073** and **1130**, as amended.

RESOLUTION

Senator Allen introduced the following Resolution, which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 55—By Allen.

A RESOLUTION RELATING TO AN INTERIM STUDY FOR DETERMINING THE FEASIBILITY OF ESTABLISHING AN "UNINSURED DRIVER'S FUND IN OKLAHOMA;" IMPORTUNING AND AUTHORIZING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO ACCEPT THE PROPOSAL AND REFER IT TO THE APPROPRIATE COMMITTEE FOR STUDY AND ACTION.

WHEREAS, problems relating to automobile accidents in Oklahoma where the driver or drivers of one or more vehicles involved do not have liability insurance are of sufficient import to justify study, evaluation, and legislative action; and

WHEREAS, existing statistics, analyses, and local remedies appear inadequate; and

WHEREAS, compulsory automobile insurance has not furnished the most desired panacea; and

WHEREAS, experience in states with

compulsory insurance plans has been the subject of increasing criticism because of obvious undesirable features and attributes; and

WHEREAS, states with an "Uninsured Driver's Fund" have reported satisfactory experience with their Fund; and

WHEREAS, the best possible solution for the problem of the uninsured motorist is sought for Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE STATE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. The State Senate of the Twenty-eighth Oklahoma Legislature, in Regular Session, formally submits a proposal to the Executive Committee of the State Legislative Council for an interim study of the potentialities of the "Uninsured Driver's Fund" for Oklahoma.

SECTION 2. Necessary research and evaluation shall be accomplished before the receiving committee makes recommendations through the Executive Committee of the State Legislative Council for remedial legislation for enactment by the Twenty-ninth Oklahoma Legislature in 1963.

SECTION 3. Careful consideration of all factors involved is recommended for the study, analysis, evaluation, and consummate end.

GENERAL ORDER

SB 428 by Graves of the Senate and Levergood of the House was read and considered.

Upon motion of Senator Graves, SB 428 was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, SB 428 was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 428 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bohannon, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemaker, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—27.

Nay: Baldwin, Cartwright, Stevenson.—3.

Excused: Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Grantham, Morford, Pitcher, Ritzhaupt, Trent.—11.

Not Voting: Bailey, Fine, McColgin.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bohannon, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—28.

Nay: Baldwin, Cartwright.—2.

Excused: Belvin, Berrong, Boecher, Breeden, Cobb, Cowden, Grantham, Morford, Pitcher, Ritzhaupt, Trent.—11.

Not Voting: Bailey, Fine, McColgin.—3.

The emergency was declared failed of passage.

SB 428, as amended, was referred for engrossment.

Senators Ritzhaupt, Berrong, Grantham, Breeden, Pitcher and Cowden asked to be shown present, which was the order.

GENERAL ORDER

SB 281 by Hamilton was read and considered.

Senator Hamilton asked unanimous consent, which was granted, that the Title of SB 281 be amended to conform to the Bill, as amended in Committee.

Upon motion of Senator Hamilton, SB

281, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **SB 281**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 281 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Bohannon, Breeden, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Romang, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—26.

Nay: Cartwright, Collins, Cowden, Garrison, Graves, Ham, McSpadden, Ritzhaupt, Rogers, Shoemaker.—10.

Excused: Belvin, Boecher, Cobb, Morford, Trent.—5.

Not Voting: Bailey, McColgin, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—31.

Nay: Cowden, Graves, Ham, Ritzhaupt, Rogers.—5.

Excused: Belvin, Boecher, Cobb, Morford, Trent.—5.

Not Voting: Bailey, McColgin, Tipps.—3.

The emergency was declared passed.

SB 281, as amended, was referred for engrossment.

Senators Boecher, Cobb and Trent asked to be shown present, which was the order.

Senator Garrison presiding.

RESOLUTION

By unanimous consent, upon request of Senator Shoemaker, the following Resolution was introduced:

SR 56 by Shoemaker.

Senator Shoemaker asked unanimous consent that all other members of the Senate, except President Pro Tempore Collins, be made co-authors of **SR 56**, which was the order.

SR 56 by Shoemaker, et al, was read at length as follows, adopted upon motion of Senator Shoemaker and ordered referred for enrollment:

SENATE RESOLUTION 56—By Shoemaker, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).

A RESOLUTION RELATING TO THE HONORABLE EVERETT S. COLLINS, PRESIDENT PRO TEMPORE OF THE STATE SENATE OF THE 28TH SESSION OF THE OKLAHOMA LEGISLATURE, HIS DESK, CHAIRS, OFFICE FIXTURES AND APPURTENANCES THERETO, AND GAVEL.

WHEREAS, Honorable Everett S. Collins, being President Pro Tempore of the State Senate of the 28th 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-EIGHTH SESSION OF THE OKLAHOMA

LEGISLATURE ASSEMBLED IN REGULAR SESSION: That the desk, chairs, office fixtures and appurtenances thereto, and gavel used by the Honorable Everett S. Collins 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.

President Pro Tempore Collins presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 393, 429, SCR 45 and HBs 1090 and 1094 each correctly engrossed.

SB 81 correctly enrolled.

Engrossed **SBs 393, 429 and SCR 45** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 1090 and 1094**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 81** was, after fourth reading, properly signed and ordered to the Honorable House for the signature of the Speaker.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

President Nigh presiding.

MOTION

Senator McSpadden moved that the Rules be suspended for the purpose of withdrawing **HB 572** from the Committee on Revenue and Taxation, which motion was tabled upon motion of Senator Field, upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Cartwright, Collins, Colston, Cowden, Field, Fine, Garvin, Graves, Hamilton, Kerr, Land, Lollar, McClendon, Payne, Ritzhaupt, Shoemake,

Stipe, Tipps, Trent, Wilson (Beckham).—23.

Nay: Boecher, Breeden, Cobb, Dacus, Easterly, Grantham, Ham, Harris, McSpadden, Pazoureck, Rogers, Romang, Stevenson, Wilson (Greer).—14.

Excused: Belvin, Berrong, Morford.—3.

Not Voting: Bohannon, Garrison, McColgin, Pitcher.—4.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Shoemake, the Senate concurred in **HAs** to Engrossed **SJR 12**.

SJR 12, as amended by the Honorable House, was read at length as follows:

ENGROSSED SENATE JOINT RESOLUTION NO. 12 — By Shoemake, Belvin, Breeden, Fine, Hamilton, Kerr, McSpadden, Payne and Ritzhaupt of the Senate and Ruby, Stevens, Avey, Bradley (Tulsa), Burkett, Dolezal, Howze, McCune, Patterson, Reneau and Spraker of the House.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, OKLAHOMA CONSTITUTION, SAME TO BE ADDED AS § 35; RELATING TO MUNICIPAL AND COUNTY LEVY FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY AND AUTHORIZING ANY INCORPORATED CITY, ANY INCORPORATED TOWN OR ANY COUNTY, BY AND WITH THE CONSENT OF THE MAJORITY OF QUALIFIED TAX PAYING VOTERS, TO ISSUE BONDS FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY, WITHIN OR NEAR THE MUNICIPALITY OR WITHIN THE COUNTY; PROVIDING FOR SUBMISSION OF THE PROPOSED AMENDMENT TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION; AND ORDERING A SPECIAL ELECTION.

BE IT RESOLVED BY THE SENATE AND THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH 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, same to be added as § 35.

§ 35. (a) Any incorporated town, and any county may issue, by and with the consent of the majority of the qualified taxpaying voters of said municipality or county voting on the question at an election held for the purpose, bonds in sums provided by such majority at such election for the purpose of securing and developing industry within or near the said municipality holding the election, or within the county holding the election.

(b) Such bonds shall bear interest at a rate not to exceed six per cent (6%) per annum and shall be sold only at public sale after twenty (20) days' advertisement in a newspaper having a bona fide circulation in the municipality or county issuing such bonds; provided, however, that the said municipality or county may exchange such bonds for bonds of like amount, rate of interest, and length of issue.

(c) To provide for the payment of all such bonds, outstanding principal, and interest as they mature, the municipality or county may levy a special tax, payable annually, in a total amount not to exceed five (5) mills on the dollar, in addition to the legal rate permitted, on the real and personal taxable property therein; provided, however, the municipality or county may, from time to time, suspend the collection of such annual levy when not required for the payment of its bonds; and provided further, however, that in no event shall the real and personal taxable property in any city or town be subject to a special tax in excess of five (5) mills for bonds issued hereunder.

(d) Such bonds shall be serial, maturing annually after three (3) years from date of issue, and shall be paid as they mature, and no such bonds shall be issued

for a period longer than thirty (30) years.

(e) (1) The governing body of the municipality or the county commissioners of the county shall exercise jurisdiction over the sale or exchange of any such bonds voted by the electors at an election held for that purpose and shall expend economically the funds so provided.

(2) In the expenditure and use of proceeds from the sale of said bonds, the said governing body is hereby authorized and directed to coordinate its industrial development plans and projects insofar as practicable with similar plans and projects of local industrial development agencies and the Oklahoma Industrial Finance Authority, as set forth in § 34 of Article X of the Constitution, so as to supplement funds to be derived from these and other sources, including federal aid available to economically depressed areas, if any; and to the extent that federal requirements shall require subordination of liens securing loans from the Oklahoma Industrial Finance Authority or from other sources, as a condition to the obtaining of such federal aid, the same is hereby approved and authorized.

(f) The election on the issuance of such bonds shall be held at such time as the governing body of the municipality may designate by ordinance, or as the county commissioners of the county may designate by order, which ordinance or order shall state the sum total of the issue, the dates of maturities thereof, and shall fix the date of election so that it shall not occur earlier than thirty (30) days after the passage of the said ordinance or the granting of said order. The said election shall be held and conducted, the vote thereof canvassed, and the result thereof declared under the law and in the manner now or hereafter provided for municipal elections when the election is held by a municipality, and in the manner now or hereafter provided for county elections when the election is held by a coun-

ty, so far as the same may be applicable, except as herein otherwise provided. Notice of the election shall be given by the mayor of the municipality or by the county commissioners of the county by advertisement weekly for at least four times in some newspaper having a bona fide circulation in the said municipality or county, with the last publication to be not less than ten (10) days prior to the date of the said election. Only qualified tax-paying voters of the said municipality or county shall have a right to vote at the said election. The result of the said election shall be proclaimed by the mayor of the municipality or by the county commissioners of the county, and the result as proclaimed shall be conclusive, unless attacked in the courts within thirty (30) days after the date of such proclamation.

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 to Article X, Constitution of Oklahoma, same to be added as § 35, relating to municipal and county levy for the purpose of securing and developing industry and authorizing any incorporated city, any incorporated town, or any county, by and with the consent of the majority of qualified taxpaying voters, to issue bonds for the purpose of securing and developing industry, within or near the municipality or within the county, be approved by the people?

☐ YES

SHALL THE PROPOSED
AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The President of the Senate shall, immediately after the effective date of this resolution, prepare and file

one (1) copy thereof, 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 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 the passage of Resolution, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
—39.

Nay: Stevenson.—1.

Excused: Belvin, Berrong, Morford.—3.

Not Voting: Pitcher.—1.

The Resolution was declared passed.

The question being, "Shall **SJR 12** by Shoemake, Belvin, Breeden, Fine, Hamilton, Kerr, McSpadden, Payne and Ritzhaupt of the Senate and Ruby, Stevens, Avey, Bradley (Tulsa), Burkett, Dolezal, Howze, McCune, Patterson, Reneau and Spraker of the House, entitled:

A Joint Resolution proposing an amendment to Article X, Oklahoma Constitution, same to be added as § 35; relating to municipal and county levy for the purpose of securing and developing industry and authorizing any incorporated city, any incorporated town or any county, by and with the consent of the majority of qualified taxpaying voters, to issue bonds for the purpose of securing and developing industry, within or near the municipality or within the county; providing for submission of the proposed amendment to the

people for their approval or rejection; 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 through 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 next Regular Primary Election, as provided in Section 1, of Article 24, of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Bailey, Baldwin, Boecher, Bohannon, Breedon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Stevenson.—1.

Excused: Belvin, Berrong, Morford.—3.

Not Voting: Allen, Pitcher.—2.

The President Pro Tempore, 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.

House Amendments to **SJR 12** were properly signed and the Resolution, as amended, were referred for enrollment.

Senator Morford asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Land, the Senate concurred in **HAS** to Engrossed **SB 105**.

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: Bailey, Baldwin, Bohannon, Breedon, Cartwright, Cobb, Collins, Colston,

Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Belvin, Berrong.—2.

Not Voting: Allen, Boecher, Pitcher, Stipe.—4.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Bohannon, Breedon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Belvin, Berrong.—2.

Not Voting: Allen, Boecher, Pitcher, Stipe.—4.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Berrong asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 70** was read:

Mr. President
and
Mr. Speaker

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 70 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BUREAU OF INVESTIGATION; AUTHORIZING THE DIRECTOR, WITH THE APPROVAL OF THE

GOVERNOR, TO CREATE POSITIONS, MAKE THE APPOINTMENTS, AND FIX THE SALARIES OF NECESSARY PERSONNEL WITHIN CERTAIN LIMITATIONS; * * *: 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 recede from Engrossed House Amendments 1 and 4.
2. That the Senate concur in Engrossed House Amendments 2 and 3.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Cobb	Hurst
Cowden	Skeith
Easterly	Shipley
Hamilton	Wolf
Payne	Murrow
Pazoureck	Larason
Stipe	Skaggs
Tipps	Cox
	Bradley (Tulsa)
	Sparks
	Willis (Cherokee)

Senator McClendon moved that Conference Committee Report on **SB 70** be adopted.

Senator Graves, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on **SB 70**, and request a conference, which motion was tabled upon motion of Senator McClendon.

The vote occurring upon the McClendon motion, it was declared adopted.

SB 70, 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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright,

Cobb, Colston, Cowden, Dacus, Easterly, Fine, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McClendon, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Nay: Field, Grantham, Graves, McSpadden, Morford, Pazoureck, Shoemake, Wilson (Beckham).—8.

Excused: Belvin.—1.

Not Voting: Collins, Garrison, Harris, McColgin, Stipe.—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, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Fine, Garvin, Ham, Hamilton, Kerr, Land, Lollar, McClendon, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Field, Grantham, Graves, McSpadden, Morford, Pazoureck, Shoemake.—7.

Excused: Belvin.—1.

Not Voting: Collins, Garrison, Harris, McColgin, Stipe.—5.

The emergency was declared passed.

SB 70, together with Conference Committee Report, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 76** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 76 entitled:

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 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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1, 2, 4, 5 and 6.

2. That the Senate concur in Engrossed House Amendment 3.

3. That the following Conference Committee Amendment be adopted: Page 1, Line 20, strike the figures "188,120.00" in each column and insert in lieu thereof the figures "203,920.00". Page 1, Line 21, strike the figures "30,000.00" in each column and insert in lieu thereof the figures "48,200.00". Page 1, Line 22, strike the figures "218,120.00 in each column and insert in lieu thereof the figures "252,120.00". Restore the Enacting Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Hurst
Cobb	Skeith
Dacus	Shipley
Easterly	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Cox
Stipe	Bradley (Tulsa)
Tipps	Sparks
	Willis (Cherokee)

SB 76, 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, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin.—1.

Not Voting: Bailey, Bohannon, Collins, Garrison, Kerr, Stipe.—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, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin.—1.

Not Voting: Bailey, Bohannon, Collins, Garrison, Kerr, Stipe.—6.

The emergency was declared passed.

SB 76, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 332** was read and adopted upon motion of Senator McClendon:

Mr. President
and
Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 332 entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE HONOR FARM; STATING THE PURPOSE; MAKING THE APPROPRIATION NONFISCAL; 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 recede from Engrossed House Amendment thereto.

2. That the following Conference Committee Amendment be adopted: Page 1, Section 1, after the words "Personal services and operating expenses, strike the figures "191,275.20" in both columns and insert in lieu thereof the figures "191,275.00". Restore the Enacting Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Hurst
Chairman	Skeith
Bailey	Shipley
Boecher	Wolf
Breeden	Murrow
Cobb	Larason
Cowden	Sparks
Easterly	Clark
Fine	Willis (Cherokee)
Hamilton	
Payne	
Ritzhaupt	
Stipe	

SB 332, 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, Bailey, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—32.

Nay: Baldwin, Berrong, Cartwright, Easterly, Hamilton, Stevenson, Wilson (Beckham).—7.

Excused: Belvin.—1.

Not Voting: Collins, Fine, Garrison, Tipps.—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, Bailey, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—32.

Nay: Baldwin, Berrong, Cartwright, Easterly, Hamilton, Stevenson, Wilson (Beckham).—7.

Excused: Belvin.—1.

Not Voting: Collins, Fine, Garrison, Tipps.—4.

The emergency was declared passed.

SB 332, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 333** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 333 entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF AFFAIRS FOR THE PURPOSE OF CONSTRUCTION AND FURNISHING OF BUILDINGS AND NECESSARY EQUIPMENT TO PROMOTE AND IMPROVE THE PRISON FARM PROGRAM OF THE STATE HONOR FARM; DESIGNATING THE STATE BOARD OF AFFAIRS

AS CONTRACTING AGENCY; MAKING APPROPRIATION NONFISCAL; 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 recede from Engrossed House Amendment thereto.
2. That the Enacting Clause be restored.

Respectfully submitted,
FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Hurst
Chairman	Skeith
Bailey	Shipley
Boecher	Wolf
Breeden	Murrow
Cobb	Larason
Cowden	Sparks
Easterly	Clark
Fine	Willis (Cherokee)
Payne	
Ritzhaupt	
Stipe	

SB 333, 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: Bailey, Boecher, Bohannon, Colston, Cowden, Dacus, Fine, Grantham, Graves, Ham, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Payne, Pa-zoureck, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—24.

Nay: Allen, Baldwin, Breeden, Cartwright, Cobb, Easterly, Field, Garvin, Hamilton, Stevenson, Wilson (Beckham).—11.

Excused: Belvin, Berrong.—2.

Not Voting: Collins, Garrison, Harris, Morford, Pitcher, Ritzhaupt, Tipps.—7.

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, Bailey, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Payne, Pa-zoureck, Rogers, Romang, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Cartwright, Cobb, Ham-ilton, Stevenson.—5.

Excused: Belvin, Berrong.—2.

Not Voting: Collins, Garrison, Harris, Morford, Pitcher, Ritzhaupt, Tipps.—7.

The emergency was declared passed.

SB 333, together with Conference Com-mittee Report thereon, was ordered trans-mitted to Honorable House.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed **SB 45**, by the General Confer-ence Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising passage of and returning En-grossed **SB 402**.

The above numbered Bill was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and trans-mitting Enrolled **SB 36**.

The above numbered Enrolled Bill was referred to the Governor for considera-tion.

MESSAGES FROM HOUSE

Advising fourth reading of and trans-mitting Enrolled **HBs 518, 867, 929, 1032, and 1073**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 305 by Easterly was read and considered.

Upon motion of Senator Easterly, **SB 305** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **SB 305** 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, Boecher, Bohannon, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—29.

Nay: Bailey, Grantham, Hamilton, Shoemaker.—4.

Excused: Belvin, Berrong.—2.

Not Voting: Cartwright, Cobb, Collins, Colston, Garrison, Harris, Pitcher, Ritzhaupt, Stipe.—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Breeden, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Grantham, Hamilton, Shoemaker.—3.

Excused: Belvin, Berrong.—2.

Not Voting: Cartwright, Cobb, Collins, Colston, Garrison, Harris, Pitcher, Ritzhaupt, Stipe.—9.

The emergency was declared passed.

SB 305, as amended, was referred for engrossment.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 182 by the Judiciary Committee was read and considered.

Senator Fine moved to amend **SB 182**, page 4, by adding a new section to be known as Section 3, to read as follows: "Section 3. Sections 1, 2, 3, 4, 5 and 6, page 549, Session Laws 1957 are hereby repealed." and by renumbering the succeeding sections.

Senator Shoemaker moved to table the Fine amendment, which motion was declared failed of adoption.

Senator Baldwin moved that **SB 182** be stricken from the Calendar, which motion was tabled upon motion of Senator Stipe.

President Pro Tempore Collins presiding.

The vote occurring upon the Fine amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Berrong, Bohannon, Cobb, Colston, Dacus, Field, Fine, Hamilton, McClendon, Tipps.—11.

Nay: Allen, Bailey, Boecher, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—27.

Excused: Belvin.—1.

Not Voting: Breeden, Cartwright, Harris, Pitcher, Trent.—5.

Upon motion of Senator Wilson (Beckham), **SB 182** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SB 182** was considered engrossed and placed upon third reading and final passage.

President Nigh presiding.

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: Allen, Bailey, Boecher, Collins, Cowden, Easterly, Garrison, Grantham, Ham, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham).—21.

Nay: Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garvin, Graves, Hamilton, Lollar, McClendon, Payne, Ritzhaupt, Tipps, Wilson (Greer).—19.

Excused: Belvin.—1.

Not Voting: Harris, Pitcher, Trent.—3.

The bill was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 357 correctly engrossed.

Engrossed **SB 357** was properly signed and ordered transmitted to the Honorable House for consideration.

President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Returning following Bills, together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed **SBs 51, 55, 75, 91, 96** and **170**.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 44**, as co-authored by Skaggs.

The above numbered Resolution was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 21; 67**, as co-authored by Baggett, Sullivan, Burkett, Stevens, Levergood and Andrews; **382**, as co-authored by Privett, Briscoe, Patterson, Wilhelm, Willis (Jackson) and Skaggs, and **412**, as co-authored by Privett, Green and Finch.

The above numbered Bills were referred for enrollment.

GENERAL ORDER

SB 438 by Shoemake was read and considered.

Upon motion of Senator Shoemake, **SB 438** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **SB 438** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 438 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—37.

Excused: Belvin.—1.

Not Voting: Cartwright, Grantham, McClendon, Pitcher, Wilson (Beckham), Wilson (Greer).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford,

Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—37.

Excused: Belvin.—1.

Not Voting: Cartwright, Grantham, McClendon, Pitcher, Wilson (Beckham), Wilson (Greer).—6.

The emergency was declared passed.

SB 438 was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Fine moved that the vote be reconsidered by which **SB 182** failed of passage.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 179**, as amended.

HAs to SB 179 read as follows, rejected upon motion of Senator Ritzhaupt, conference requested:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 179, by striking the **TITLE** for conference.

AMENDMENT NO. 2. Amend Page 3, **SECTION 5**, Line 18, by adding after the "semicolon" the following language: "and one senator shall be nominated and elected in 1962 from Creek County for an initial term to expire in November 1966."

AMENDMENT NO. 3. Amend Page 3, **SECTION 6**, Line 35, by adding "1951" after O. S.

Senators Dacus and Berrong asked to be shown excused until such time as they can return to the Chamber, which was the order.

GENERAL ORDER

HB 1084 by Williams (Murray) of the House and Cobb of the Senate was read and considered.

Upon motion of Senator Cobb, **HB 1084** was advanced to engrossment.

By unanimous consent, upon request of Senator Cobb, **HB 1084** was placed upon third reading and final passage.

THIRD READING

HB 1084 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Bohannon, Breeden, Cobb, Collins, Cowden, Garrison, Garvin, Lollar, Pazoureck, Pitcher, Ritzhaupt, Romang, Stevenson.—14.

Nay: Allen, Bailey, Boecher, Cartwright, Colston, Easterly, Field, Graves, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Rogers, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—23.

Excused: Belvin, Berrong, Dacus.—3.

Not Voting: Fine, Grantham, Ham, Harris.—4.

The bill was declared failed of passage.

Senators Dacus and Berrong asked to be shown present, which was the order.

MOTION

Senator Morford moved that **SB 354** and **HB 1096** be stricken from the Calendar, which motion prevailed.

GENERAL ORDER

HB 919 by Poynor, et al, of the House and Bailey of the Senate was read and considered.

Senator Bailey moved to amend **HB 919**, line 4, page 9, by substituting the words "annexed area" for the word "municipality" which amendment was declared adopted.

Senator Bailey moved to amend **HB 919**, line 6, page 8, by adding after the word "municipality" and before the word "may" the following: "which annexed said area or bordering upon the limits of some other municipality"

Senator Stipe moved to table the Bailey amendment, which motion was declared failed of adoption.

The vote occurring upon the Bailey amendment, it was declared adopted.

Senator Bailey moved to amend **HB 919**, line 10, page 11, by striking the word "municipality" and substituting therefor the words "annexed area" which amendment was declared adopted.

Senator Allen moved to amend **HB 919**, line 11, page 6, by deleting after the letter (a) the remainder of line 11 and line 12 to the word "it" and substitute the word "if" which motion was tabled upon motion of Senator Graves.

Senator Allen moved to amend **HB 919**, line 4, page 8, by adding after the word "area" and before the word "or" the following: "for any area annexed within two years prior to the effective date of this act" which amendment was tabled upon motion of Senator Bailey.

Senator Allen moved to amend **HB 919**, line 14, page 10, by adding after the word "time" and before the word "the" the following: "but not to exceed one year" which amendment was tabled upon motion of Senator Graves.

By unanimous consent, Senators Graves, Rogers and Land were added as co-authors of **HB 919**.

Upon motion of Senator Bailey, **HB 919**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 919**, as amended, 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: Bailey, Bohannon, Cartwright, Cobb, Collins, Cowden, Fine, Garrison, Garvin, Graves, Harris, Kerr, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Trent.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Breeden, Colston, Dacus, Easterly, Field,

Grantham, Hamilton, McColgin, McSpadden, Romang, Wilson (Beckham), Wilson (Greer).—16.

Excused: Belvin.—1.

Not Voting: Ham, Morford, Tipps.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Berrong, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham).—31.

Nay: Allen, Baldwin, Boecher, Breeden, Dacus, Hamilton, McColgin, Romang, Wilson (Greer).—9.

Excused: Belvin.—1.

Not Voting: Ham, Morford, Tipps.—3.

The emergency was declared passed.

HB 919, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Allen moved that the vote be reconsidered by which **HB 919** was passed.

MESSAGES FROM THE HOUSE

Advising rejection of Conference Committee Report on Engrossed **HB 556**, and requesting further conference by House Conferees previously named.

Senator Field moved that the request of the Honorable House for further conference on **HB 556** be granted and that the original Senate Conferees be reappointed, which motion prevailed.

MESSAGE FROM THE HOUSE

Advising rejection of Conference Committee Report on Engrossed **HB 610** and requesting further conference by the General Conference Committee on Appropriations.

Senator McClendon moved that the request of the Honorable House for further conference on **HB 610** be granted, which motion prevailed, and referring Bill to General Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 543, 553, 588, 590, 783 and 1048**, requesting Conferences and referring said bills to the General Conference Committee on Appropriations.

Senator McClendon moved that the request of the Honorable House for conferences on **HBs 543, 553, 588, 590, 783 and 1048** be granted, which motion prevailed, and referring Bills to the General Conference Committee on Appropriations.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 81**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 179** and referring the bill to General Conference Committee on Reapportionment.

SB 179, as amended by the Honorable House, was ordered referred to the Conference Committee on Re-Appportionment.

RE: CONFERENCE COMMITTEE CHAIRMAN APPOINTMENT

President Pro Tempore Collins announced the following appointment as Chairman of the Senate Conference Committee on Re-Appportionment:

Re-APPORTIONMENT: Senator Lollar, Chairman.

Senator Berrong asked to be shown excused until he can return to the Chamber, which was the order.

GENERAL ORDER

HB 920 by Poynor et al of the House and Bailey of the Senate was read and considered.

Senator Graves asked to be shown as co-author of **HB 920**, which was the order.

Upon motion of Senator Bailey, **HB 920** was advanced to engrossment.

Senator Bailey asked unanimous consent, which was granted, that **HB 920** be placed upon third reading and final passage.

THIRD READING

HB 920 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Breedon.—1.

Excused: Belvin, Berrong.—2.

Not Voting: Cartwright, Garvin, Ham, Morford, Pitcher, Trent, Wilson (Beckham).—7.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer).—34.

Nay: Breedon.—1.

Excused: Belvin, Berrong.—2.

Not Voting: Cartwright, Garvin, Ham, Morford, Pitcher, Trent, Wilson (Beckham).—7.

The emergency was declared passed.

HB 920 was properly signed and ordered returned to Honorable House.

Senator Berrong asked to be shown present, which was the order.

GENERAL ORDER

SB 432 by Harris, Payne, Collins, Cobb, Kerr, Rogers and Land of the Senate and Richeson et al of the House was read and considered.

432, line 7, page 2, by inserting after

Senator Baldwin moved to amend **SB** the words "paid in full" the following: "but in no event beyond a date twelve (12) years from the effective date of this Act," which amendment was tabled upon motion of Senator Payne, the roll call thereon being as follows:

Aye: Bailey, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Trent.—23.

Nay: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Dacus, Field, Fine, Grantham, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—19.

Excused: Belvin.—1.

Not Voting: Boecher.—1.

Senator Berrong moved to amend **SB 432**, line 5, page 2, by striking after the word "and" and before the word "all" the word "until" and inserting the following: "not to exceed ten (10) years from October 30, 1962."

Senator Cobb moved to table the Berrong amendment, which motion failed of adoption upon a roll call as follows:

Aye: Bailey, Cobb, Collins, Colston, Cowden, Garrison, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps.—20.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Field, Garvin, Grantham, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemaker, Stevenson, Trent, Wilson (Greer).—20.

Excused: Belvin.—1.

Not Voting: Easterly, Fine, Wilson (Beckham).—3.

The vote occurring on the Berrong amendment, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Field, Fine, Grantham, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Nay: Bailey, Cobb, Collins, Colston, Cowden, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Trent.—22.

Excused: Belvin.—1.

Not Voting: Easterly.—1.

Senator Hamilton moved to amend **SB 432**, line 5, page 2, by inserting after the word "until" and before the word "all" the following: "four (4) years after," which amendment was tabled upon motion of Senator Payne, the roll call being as follows:

Aye: Bailey, Baldwin, Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps.—26.

Nay: Allen, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Fine, Hamilton, McSpadden, Pitcher, Romang, Shoemaker, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—17.

Excused: Belvin.—1.

Senator Ritzhaupt moved to amend **SB 432**, line 12 and 13, page 4, by striking after the word "by" line 12, the word and figures "October 30, 1962" and in-

serting: "the later date as between July 1, 1962 and ninety (90) days after final disposition of litigation affecting the validity of said bonds."

Senator Harris asked unanimous consent, to which Senator Allen objected, for the adoption of the Ritzhaupt amendment.

The vote occurring on the Ritzhaupt amendment, it was declared adopted.

Senator Shoemaker moved to amend **SB 432**, line 13, page 4, by adding after the comma and before the word "the" the following: "said sale of turnpike bonds herein being defined as a sale wherein at least when bond or series of bonds has been transferred on the open market and the proceeds thereof received by the turnpike authority, then" which amendment was tabled upon motion of Senator Tipps, the roll call being as follows:

Aye: Bailey, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Trent.—26.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Field, Fine, Hamilton, Lollar, McSpadden, Pitcher, Shoemaker, Stevenson, Wilson (Beckham). Wilson (Greer).—17.

Excused: Belvin.—1.

Senator Berrong moved to amend **SB 432**, line 15, page 3, by substituting a comma for the period after the word "roads" and adding the following: "Said apportionment under Section 1, sub-section (a) shall be made only in event revenues derived from Oklahoma Turnpikes are insufficient to pay principal and interest on said bond or bonds and then only in such amount as such revenues would be sufficient to meet accrued interest on said bond or bonds" which amendment was tabled upon motion of Senator Cobb, the roll call thereon being as follows:

Aye: Bailey, Cobb, Collins, Colston, Cow-

den, Easterly, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Tipps, Trent.—22.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Fine, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—18.

Excused: Belvin.—1.

Not Voting: Field, Ham, Stipe.—3.

Senator Hamilton moved to amend **SB 432**, line 17, page 4, by striking after the word "construction" the remainder of the line and inserting: "and maintenance programs, including force account building programs, but if", which amendment was declared adopted.

Senator Shoemaker moved to amend **SB 432**, line 2, page 5, by striking all of Section 2 and renumbering succeeding sections, which amendment was tabled upon motion of Senator Harris.

Senator Breeden moved to amend **SB 432**, Section 1, paragraph (a), line 7, after the words "paid in full" by adding "but in no event beyond a date fifteen (15) years from the effective date of this Act", which amendment was tabled upon motion of Senator Pazoureck, the roll call thereon being as follows:

Aye: Bailey, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Trent.—22.

Nay: Allen, Baldwin, Berrong, Boecher, Breeden, Cartwright, Dacus, Field, Fine, Grantham, Hamilton, Lollar, McSpadden, Morford, Pitcher, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Excused: Belvin.—1.

Not Voting: Bohannon.—1.

Senator Shoemaker moved to amend **SB 432**, line 9, page 5, by inserting after

the word "pledge" and before the word "by" the following: "mortgage, loan or other legal encumbrance" and on line 11, page 5, after the word "pledged" and before the word "as" add "mortgaged, loaned or otherwise legally encumbered" which amendment was tabled upon motion of Senator Land.

Senator Shoemaker moved to amend **SB 432**, line 12, page 5, by striking the words "hereinafter issued" and inserting the following: "sold on or before October 30, 1962," which amendment was tabled upon motion of Senator Kerr.

Senators Shoemaker and Hamilton moved to amend **SB 432**, line 16, page 6, by inserting a comma after the figures "\$25,000.00" and striking the balance of said line and all of line 17 down to and including the figures "\$50,000.00" and strike the letter "s" from the word "sums" on line 18, which amendment was tabled upon motion of Senator Payne.

Senator Allen moved to amend **SB 432**, line 18, page 9, by adding a new Section 6 as follows: "Section 6. Provided that the proposed southwest turnpike or any part thereof shall not be constructed one mile of the present city limits of the City of Chickasha" which amendment was tabled upon motion of Senator Pazoureck, the roll call thereon being as follows:

Aye: Bailey, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Grantham, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Trent.—23.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Field, Fine, Garvin, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—20.

Excused: Belvin.—1.

Senator Cartwright moved to amend **SB 432**, Section 1, paragraph (a), line 7, after the words "paid in full by" by inserting "but in no event beyond a date

twenty-five (25) years from the effective date of this Act," which amendment was tabled upon motion of Senator Pazoureck, the roll call being as follows:

Aye: Bailey, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps, Trent.—22.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Dacus, Field, Fine, Grantham, Hamilton, Lollar, McSpadden, Morford, Pitcher, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—21.

Excused: Belvin.—1.

Senator Stevenson moved to amend **SB 432**, line 18, page 9, by adding after the word "trusts" the following language: "Revenues gained by the provisions of this bill shall not be used for the purpose to pay bonds sold to build the Eastern Turnpike as designated at the present time," which amendment was tabled upon motion of Senator Payne.

Senator Field moved that the Senate adjourn to meet at 1:00 p. m., tomorrow, which motion failed of adoption.

Senator Shoemaker moved to amend **SB 432**, line 18½, page 9, by adding a new Section 6 and renumbering succeeding Sections: "Section 6. That the provisions of this bill shall be effective only after the same shall have been approved by a vote of the people of Oklahoma, as required by the Constitution of the State of Oklahoma for the creation of a debt".

Senator Allen asked to be shown as co-author of the Shoemaker amendment, which was the order.

Upon motion of Senator Tipps, the Shoemaker-Allen amendment was tabled, the roll call thereon being as follows:

Aye: Bailey, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin,

Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps.—25.

Nay: Allen, Baldwin, Berrong, Bohannon, Dacus, Field, Fine, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—17.

Excused: Belvin.—1.

Not Voting: Cartwright.—1.

Senator Allen moved to amend **SB 432**, line 19, page 9, by adding a new Section as follows: "The southwest turnpike shall be built in either one or three sections" and renumbering remaining Sections, which amendment was tabled upon motion of Senator Pazoureck.

Senators Shoemake and Fine moved to amend **SB 432**, line 10½, page 10, by adding a new Section 7 to read as follows: "Section 7. The Oklahoma Turnpike Authority shall not build any turnpike or turnpikes in the State of Oklahoma when the same are located east of State Highways 18 and east of the west boundary of Marshall County" and amend the title to conform which amendment was tabled upon motion of Senator Land, the roll call thereon being as follows:

Aye: Bailey, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Tipps.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Dacus, Field, Fine, Hamilton, Lollar, McSpadden, Pitcher, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—19.

Excused: Belvin.—1.

Upon motion of Senator Fine, **SB 432**, as amended, was advanced to engrossment.

Upon motion of Senator Fine, the rules of the Senate were suspended and **SB 432**, as amended, 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: Bailey, Boecher, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps.—23.

Nay: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Lollar, McSpadden, Pitcher, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—20.

Excused: Belvin.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Boecher, Cobb, Collins, Colston, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Stipe, Tipps.—25.

Nay: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Dacus, Field, Fine, Lollar, McSpadden, Pitcher, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—18.

Excused: Belvin.—1.

The emergency was declared failed of passage.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Fine moved to reconsider the vote by which **SB 432**, as amended, was passed.

As provided under Rule 12a, Senator Harris moved that the vote be reconsidered by which the emergency section to **SB 432**, as amended, failed of passage.

Senator Stipe asked that the time be

extended one legislative day for consideration of his motion to reconsider the votes by which **SB 122**, as amended by the Honorable House, was passed and **SB 368**, as amended by the Honorable House, failed of passage, which was the order.

Senator Shoemake asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 896** failed of passage, which was the order.

Senator Bailey asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 307** was passed, which was the order.

Senator Payne asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency section to **SB 405** failed of passage, which was the order.

Senator Bohannon asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 748** failed of passage, which was the order.

Senators Ritzhaupt and Allen asked to be shown excused on the next legislative day, which was the order.

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.

MESSAGE FROM THE HOUSE

Advising, pursuant to Joint Rule 15, the House of Representatives insists upon Engrossed **HAs** to **SB 258** and requests a Conference by three members of the House and three members of the Senate, announcing the appointment of BAGGETT, FORSYTHE and TAGGART as House Conferees under Engrossed **SB 258**.

Further consideration of **SB 258**, as amended by the Honorable House, was deferred for this day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 398**, as amended.

HA to **SB 398** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 398, Page 2, SECTION 1, Subsection D., by striking all of "Subsection D", lines 22½ through 27½ inclusive.

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 **HBs** 609, 611, 614, 615, 636.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 609** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 609 entitled:

AN ACT MAKING APPROPRIATIONS TO THE DEPARTMENT OF MENTAL HEALTH; STATING THE PURPOSE; PROVIDING FOR THE DIRECTOR OF MENTAL HEALTH TO FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES; MAKING APPROPRIATIONS FISCAL; REPEALING ALL LAWS IN CONFLICT HEREWITH; 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 recede from Engrossed Senate Amendments No. 1, 2, 3, 4, 5, and 6.

2. That the following Conference Committee Amendments be adopted:

(1) Page 1, Section 1, strike lines 17 and 18 and insert the following:

Personal Services,
Operating Expense,
and Per Diem of
Board Members ---\$82,000.00 \$82,000.00

Operation of South-
ern Regional Coun-
cil on Mental
Health Training ---\$ 8,000.00 \$ 8,000.00

Total -----\$90,000.00 \$90,000.00

(2) Page 1, Section 1, by inserting a comma in place of the period after the word "law" on Line 13, and adding the following language: "provided however, none of the funds appropriated by this Act shall be used for payment of rent for office space."

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Bailey	Williams (Murray),
Boecher	Vice Chairman
Breeden	Greenhaw
Cobb	Skeith
Cowden	Shipley
Easterly	Wolf
Payne	Larason
Pazoureck	Cox
	Taliaferro

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 611** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 611 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE LIQUEFIED PETROLEUM GAS BOARD; 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,

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 Engrossed Senate Amendments No. 1 and 2.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, Chairman	McClendon,
Williams (Murray),	Chairman
Vice Chairman	Ham
Greenhaw	Breeden
Hurst	Cobb
Skeith	Easterly
Shipley	Fine
Wolf	Dacus
Murrow	Payne
Larason	Pazoureck
Skaggs	Ritzhaupt
Cox	Stipe
Bradley (Tulsa)	Tipps
Sparks	
Clark	
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 614** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 614 entitled:

AN ACT MAKING AN APPROPRIATION TO THE GOVERNOR'S COMMITTEE ON EMPLOYMENT OF THE HANDICAPPED; STATING THE PURPOSE; MAKING THE APPROPRIA-

TION FISCAL; REPEALING ALL ACTS IN CONFLICT HEREWITH; 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 recede from Engrossed Senate Amendments 1 and 2.

2. That the following Conference Committee Amendments be adopted:

(1) By striking on Page 1, Section 1, Line 16 the figures

\$23,000.00 and \$23,000.00

and insert in lieu thereof the figures

\$20,000.00 and \$23,000.00

(2) By inserting after the title, the enacting clause.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Ham
Hurst	Breeden
Skeith	Cobb
Shipley	Easterly
Wolf	Dacus
Murrow	Payne
Larason	Dzoureck
Skaggs	Ritzhaupt
Cox	Stipe
Bradley (Tulsa)	Tipps
Hesser	
Clark	
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 615** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 615 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD OF PUBLIC AFFAIRS; STATING THE PURPOSE; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF OTHER EMPLOYEES; PROVIDING FOR THE METHOD OF ADMINISTERING THE APPROPRIATION FOR THE MAINTENANCE AND SUPERVISION OF OKLAHOMA ORPHANS; MAKING THE APPROPRIATIONS NONFISCAL, ETC., 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 recede from Engrossed Senate Amendments No. 1 and 2.

2. That the following Conference Committee Amendments be adopted:

(1) Page 1, Section 1, by striking all of Lines 18 through 30 and insert in lieu thereof the following:

Administration	\$ 43,772.00	\$ 43,772.00
General Office	149,776.00	149,776.00
Engineering		
Division	42,289.00	42,289.00
Maintenance of		
Capitol Buildings		
and Grounds	335,230.00	335,230.00
Central Purchasing		
Division (To carry		
out provisions of		
Article 85.1 through		
85.16, Title 74, O. S.		
1959 Supplement)	179,600.00	179,600.00
Capitol Police (To		
carry out provisions		
of Article 18, Title		
73, O. S. 1959 Sup-		
plement	40,000.00	40,000.00
Santa Claus		
Commission	2,500.00	2,500.00
State Orphans	100,000.00	100,000.00
Total	\$893,167.00	\$893,167.00

(2) By adding on Page 1, Section 2, after the word purposes a comma in place

of a period on Line 36 and insert the following language "provided however, none of the funds appropriated by this act shall be used to pay rent for office space."

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Bailey
Vice Chairman	Boecher
Greenhaw	Cobb
Hurst	Cowden
Skeith	Easterly
Shipley	Fine
Wolf	Hamilton
Larason	Payne
Skaggs	Stipe
Cox	
Bradley (Tulsa)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 636** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 636 entitled:

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,

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.

2. That the following Conference Committee Amendment be adopted:

(1) By striking on Page 1, Section 1, Line 18, the figures

\$139,127.00 and \$139,127.00

and insert in lieu thereof the figures

\$141,550.00 and \$141,550.00

and by striking on Line 19, the figures

\$50,873.00 and \$50,873.00

and insert in lieu thereof the figures

\$58,450.00 and \$58,450.00

and by striking on Line 20, the figures

\$190,000.00 and \$190,000.00

and insert in lieu thereof the figures

\$200,000.00 and \$200,000.00

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Breeden
Hurst	Cowden
Shipley	Easterly
Wolf	Hamilton
Murrow	Ritzhaupt
Larason	Tipps
Skaggs	
Cox	
Bradley (Tulsa)	
Sparks	
Clark	
Willis (Cherokee)	

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 999—Agriculture.

DO PASS, as amended:

HB 936—Appropriations and Budget.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Twelfth Legislative Day

Tuesday, July 18, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by President Pro Tempore Collins.

The roll call was as follows:

Present: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Bailey, Breeden, Easterly, Fine, Ritzhaupt.—6.

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 Romang introduced John Miller of Enid, Oklahoma, and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Dacus introduced Charles Portwood and Shane McCoury of Snyder, Oklahoma, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Bailey introduced Stephen, Susie and Jay Jarman, children of Congressman John Jarman, and asked that they be made Honorary Pages for this legislative day, which was the order.

RESOLUTION

Senator Wilson (Beckham) introduced

the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 57—By Wilson (Beckham), Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent and Wilson (Greer).

A RESOLUTION COMMENDING THE HONORABLE LEON B. FIELD AND THE HONORABLE CLEM R. McSPADDEN AS FLOOR LEADER AND ASSISTANT FLOOR LEADER OF THE STATE SENATE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE AND ENTRUSTING CERTAIN FURNITURE TO THEM.

WHEREAS, the Honorable Leon B. Field, State Senator from Texas County, and the Honorable Clem R. McSpadden from Nowata County, have throughout their tenure in this Legislative Body contributed greatly to its successful discharge of governmental responsibilities by outstanding service on legislative committees and in the debates and deliberations of this Body; and

WHEREAS, their records of achievement and obvious capacities for posts of great responsibility caused their colleagues in the State Senate of this sovereign State to repose in them their highest confidence, and resulted in their se-

lection as Floor Leader, and Assistant Floor Leader, respectively, and

WHEREAS, Senator Field and Senator McSpadden have discharged the exacting duties of their posts with great distinction, presenting the administration program with great skill and aggressiveness, but with the highest degree of sincerity and fairness to the membership of the State Senate; and

WHEREAS, the integrity, skill and courtesy displayed by Senator Field and Senator McSpadden during this Legislative Session are all the more commendable in view of the fact that much of the most important and some of the most controversial legislation in the history of our sovereign State was considered and enacted during this, the longest Legislative Session in the history of our State Government; and

WHEREAS, the distinguished service rendered by the Floor Leader and Assistant Floor Leader, and the long and arduous labors contributed by them to the cause of legislative service fully justified the great confidence reposed in them and the esteem expressed for them by their colleagues of the majority party in the State Senate, and such service is deserving of the highest commendation and most lasting gratitude; and

WHEREAS, it is the custom of the Senate of this State at the close of their Session to entrust to the custody of the Majority Floor Leader and Assistant Floor Leader certain furniture or office fixtures in appreciation of their services to the Senate and to the people of the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE LEGISLATURE OF THE STATE OF OKLAHOMA:

THAT a Committee of three (3) members be appointed to secure two (2) appropriate chairs, and that said chairs be committed to their care and custody as a token of our high esteem and apprecia-

tion of their outstanding services as Floor Leader and Assistant Floor Leader, during this Twenty-eighth (28th) Session of the Legislature of the State of Oklahoma; and

BE IT FURTHER RESOLVED that this Resolution be spread at large upon the pages of the official Journal of this Senate in lasting appreciation of the sentiments of appreciation and commendation expressed herein.

COMMITTEE APPOINTED

President Pro Tempore Collins having been authorized so to do, announced the appointment of the following Committee under:

SR 57: Wilson (Beckham), Chairman, Colston and Kerr.

REPORT OF ENGROSSED AND ENROLED BILLS

SB 281 and **SJR 38** each correctly engrossed.

Engrossed **SB 281** and **SJR 38** were properly signed and ordered transmitted to the Honorable House for consideration.

Senator Land asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1123 by Wolf was read and considered.

Upon motion of Senator Lollar, **HB 1123** was advanced to engrossment.

By unanimous consent, upon request of Senator Lollar, **HB 1123** was placed upon third reading and final passage.

THIRD READING

HB 1123 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison,

Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Allen, Bailey, Breeden, Easterly, Fine, Land, Ritzhaupt.—7.

Not Voting: Ham, Morford, Tipps.—3.

The bill was declared passed.

HB 1123, as amended, was referred for engrossment.

Senator Fine asked to be shown present, which was the order.

GENERAL ORDER

HB 1124 by Wolf was read and considered.

Upon motion of Senator Lollar, **HB 1124** was advanced to engrossment.

By unanimous consent, upon request of Senator Lollar, **HB 1124** was placed upon third reading and final passage.

THIRD READING

HB 1124 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Bailey, Breeden, Easterly, Land, Ritzhaupt.—6.

Not Voting: Ham, Morford.—2.

The bill was declared passed.

HB 1124, as amended, was referred for engrossment.

Senators Bailey and Easterly asked to be shown present, which was the order.

GENERAL ORDER

Senator Shoemake asked unanimous consent, which was granted, that **HB 734** be withdrawn from the Calendar and referred to the Judiciary Committee.

RE: WESTERN STATE HOSPITAL
FORT SUPPLY, OKLAHOMA

Senator Wilson (Greer), being recognized on a point of personal privilege, referred to an article appearing in the Daily Oklahoman of Tuesday, July 18, 1961, entitled "Food Runs Low at Fort Supply — Situation Blamed on Legislature", and stated that there is \$75,000 now in the revolving fund available for expenditure at the Western State Hospital at Fort Supply and that the Legislature's General Conference Committee on Appropriations had approved the institutional bill containing new money for mental hospitals two weeks ago. He further stated that the unfavorable publicity is hurting the unfortunate people in every mental hospital in the State, rather than those towards which it is aimed.

President Pro Tempore Collins said: "In view of the remarks of Senator Wilson (Greer) and a letter from the employees of the Western State Hospital, addressed to Senator McColgin, which was read, it is my firm belief that something should be done, not only in this instance, but in others whereby information is passed to the public that is not quite right."

Following the above observation, the President Pro Tempore assigned the matter to the Special Investigating Committee, appointed under Rule 24-a, with instructions to investigate, immediately, the reports that have come to the attention of the Senate and report back forthwith their findings with reference to the Western State Hospital at Fort Supply.

Senator Fine asked unanimous consent, which was granted, that Senator Ritzhaupt and Senator Wilson (Greer) be added as voting members of the Special Investigating Committee, stating that Senator Ritz-

haupt has devoted much of his time to research and study of mental institutions and that Senator Wilson (Greer) has devoted more of his time towards improving conditions in such institutions than all Members of the Senate combined.

Senator Cowden presiding.

Senator Land asked to be shown present, which was the order.

GENERAL ORDER

HB 936 by Wolf was read and considered.

Upon motion of Senator McClendon, **HB 936** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 936** was 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: Bailey, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Breeden, Ritzhaupt.—3.

Not Voting: Boecher, Ham, Morford, Pitcher.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Breeden, Ritzhaupt.—3.

Not Voting: Boecher, Ham, Morford, Pitcher.—4.

The emergency was declared passed.

HB 936, as amended, was referred for engrossment.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 563**.

By unanimous consent, **HCR 563** was taken up for consideration, read at length as follows and adopted upon motion of President Pro Tempore Collins.

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 563—By McCarty of the House and Collins of the Senate.

A CONCURRENT RESOLUTION RELATING TO THE NATIONAL CONFERENCE OF STATE LEGISLATIVE LEADERS; PROVIDING THAT THE LEGISLATURE OF THE STATE OF OKLAHOMA ACCEPTS MEMBERSHIP IN SAID NATIONAL CONFERENCE AND DIRECTING FINANCIAL SUPPORT THEREOF; AUTHORIZING PAYMENTS FOR SAID CONFERENCE IN EQUAL AMOUNTS FROM FUNDS APPROPRIATED FOR THE EXPENSES OF THE HOUSE OF REPRESENTATIVES AND THE SENATE; PROVIDING FOR THE MANNER AND METHOD OF PAYMENT; REQUIRING APPROVAL OF CLAIMS BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND THE PRESIDENT PRO TEMPORE OF THE SENATE FOR THE RESPECTIVE HOUSES; AND DECLARING AN EMERGENCY.

WHEREAS, in 1959 the National Conference of State Legislative Leaders was organized; and

WHEREAS, said conference is a national organization of the majority and minority officials of the fifty state legislatures; and

WHEREAS, in its brief existence, the National Conference of State Legislative

Leaders has demonstrated its value in innumerable ways as an effective vehicle for the exchange of experiences, information and ideas among the legislative policy makers in the state capitols; and

WHEREAS, in this hour of national peril, it becomes increasingly important for state governments to shoulder their full constitutional burden of responsibility, thus freeing the federal government for further action in the vital areas of international affairs, national defense, and the national economy; and

WHEREAS, the work of said conference will enable the legislative leaders of our state governments to assume their proper roles in this new era in the most effective manner possible; and

WHEREAS, legislative leaders of the State of Oklahoma attended and participated in the two national conferences held in 1959 and 1961, and continuing participation is planned.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

SECTION 1. The Legislature of the State of Oklahoma hereby officially accepts membership in the National Conference of State Legislative Leaders as a vehicle for the more effective discharge of legislative duties and responsibilities.

SECTION 2. The State of Oklahoma shall participate in the support of the National Conference of State Legislative Leaders by contributing the State's fair share to the financial support of the work of said conference, which shall be paid out of funds appropriated for the expenses of the Legislature. One-half ($\frac{1}{2}$) of the State's annual contribution shall be paid from monies appropriated for the expenses of the House of Representatives, on claims approved by the Speaker of the House of Representatives, and one-half ($\frac{1}{2}$) of said contribution shall be paid from monies appropriated for the expenses

of the Senate, on claims approved by the President Pro Tempore of the Senate.

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 Resolution shall take effect and be in full force from and after its passage and approval.

President Pro Tempore Collins presiding.

Engrossed **HCR 563** was properly signed and ordered returned to the Honorable House.

Senator Cowden presiding.

GENERAL ORDER

HB 1120 by Camp was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the Title of **HB 1120** be stricken.

Upon motion of Senator McClendon, **HB 1120** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 1120** was placed upon third reading and final passage.

THIRD READING

HB 1120 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Allen, Breen, Ritzhaupt.—3.

Not Voting: Boecher, Cartwright, McClendon, Wilson (Beckham).—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Allen, Breeden, Ritzhaupt.—3.

Not Voting: Boecher, Cartwright, McClendon, Wilson (Beckham).—4.

The emergency was declared passed.

HB 1120, as amended, was referred for engrossment.

Senator Belvin asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

SB 415 by Field, Berrong, Baldwin, Grantham, Wilson (Greer), Breeden, Dacus, McColgin, Garvin, Cartwright, Colston, Wilson (Beckham), Hamilton, Boecher, McSpadden, McClendon, Ritzhaupt, Kerr and Harris was read and considered.

Upon motion of Senator Field, **SB 415** was advanced to engrossment.

By unanimous consent, upon request of Senator Field, **SB 415** 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: Baldwin, Berrong, Bohannon, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Bailey, Cobb, Cowden, Easterly,

Graves, Ham, Pazoureck, Rogers, Stipe.—9.

Excused: Allen, Belvin, Breeden, Ritzhaupt.—4.

Not Voting: Boecher, Cartwright, Collins.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Colston, Dacus, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pitcher, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Cobb, Cowden, Easterly, Graves, Pazoureck, Rogers, Stipe.—7.

Excused: Allen, Belvin, Breeden, Ritzhaupt.—4.

Not Voting: Cartwright, Collins.—2.

The emergency was declared passed.

SB 415 was referred for engrossment.

GENERAL ORDER

HB 743 by Spraker, et al, was read and considered.

Senator Cobb moved that further consideration of **HB 743** be indefinitely postponed, which motion he withdrew.

Senator Shoemake asked unanimous consent, which was granted, that further consideration of **HB 743** be deferred until tomorrow.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 305, 428 and 438 each correctly engrossed.

SBs 51, 55, 75, 91, 96, 105, 170, 382, 402, 412; SCR 44 and SRs 55 and 56 each correctly enrolled.

Engrossed **SBs 305, 428 and 438** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 51, 55, 75, 91, 96, 105, 170,**

382, 402 and 412 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 44** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SRs 55** and **56** were properly signed and ordered transmitted to the Secretary of State.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Bohannon motion to reconsider the vote by which **HB 748** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Baldwin, Bohannon, Cobb, Colston, Field, Fine, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent.—24.

Nay: Berrong, Boecher, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Romang, Wilson (Greer).—10.

Excused: Allen, Belvin, Breeden, McSpadden, Ritzhaupt.—5.

Not Voting: Bailey, Cartwright, Collins, Pitcher, Wilson (Beckham).—5.

THIRD READING

On the question of passage of **HB 748**, the roll call resulted as follows:

Aye: Bohannon, Cobb, Colston, Field, Fine, Garrison, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Rogers, Stevenson, Stipe, Tipps, Trent.—22.

Nay: Baldwin, Berrong, Cowden, Dacus, Garvin, Grantham, Morford, Romang, Shoemake, Wilson (Greer).—10.

Excused: Allen, Belvin, Breeden, McSpadden, Ritzhaupt.—5.

Not Voting: Bailey, Boecher, Cartwright, Collins, Easterly, Pitcher, Wilson (Beckham).—7.

The bill was declared failed of passage.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 558, 759, 920, 1045** and **1130**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 424 by Ham was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the enacting clause of **SB 424** be stricken.

Upon motion of Senator Ham, **SB 424**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **SB 424**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 424 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Cobb, Tipps.—3.

Excused: Allen, Belvin, Breeden, McSpadden, Ritzhaupt.—5.

Not Voting: Bailey, Cartwright, Collins, Easterly, Stipe.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Berrong, Boecher, Bohannon, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham,

Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Cobb, Tipps.—3.

Excused: Allen, Belvin, Breeden, McSpadden, Ritzhaupt.—5.

Not Voting: Bailey, Cartwright, Collins, Easterly, Stipe.—5.

The emergency was declared passed.

SB 424, as amended, was referred for engrossment.

Senators Breeden and Ritzhaupt asked to be shown present, which was the order.

GENERAL ORDER

SB 427 by Shoemake and Ham was read and considered.

Senator McClendon asked unanimous consent, which was granted, that the enacting clause of **SB 427** be stricken.

Upon motion of Senator Ham, **SB 427**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Ham, **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: Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—29.

Nay: Baldwin, Cobb, Tipps.—3.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Bailey, Cartwright, Collins, Fine, Garrison, McColgin, Morford, Stipe, Trent.—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Nay: Baldwin, Cobb.—2.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Bailey, Cartwright, Collins, Fine, Garrison, McColgin, Morford, Stipe, Trent.—9.

The emergency was declared passed.

SB 427, as amended, was referred for engrossment.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 609** was declared adopted.

HB 609, 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, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Bailey, Cartwright, Collins, Fine, Garrison, Pitcher.—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, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham,

Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Bailey, Cartwright, Collins, Fine, Garrison, Pitcher.—6.

The emergency was declared passed.

HB 609, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Shoemake moved that the vote be reconsidered by which **HB 609**, as amended in Conference, was passed.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 611** was declared adopted.

HB 611, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Collins, Easterly, Fine, Pitcher.—4.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Garrison,

Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Collins, Easterly, Fine, Pitcher.—4.

The emergency was declared passed.

HB 611, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 614** was declared adopted.

HB 614, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Cartwright.—1.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Easterly, Fine, Ham, Morford, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Cartwright.—1.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Easterly, Fine, Ham, Morford, Ritzhaupt, Tipps.—6.

The emergency was declared passed.

HB 614, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 615** was declared adopted.

HB 615, 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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Bailey.—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, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Allen, Belvin, McSpadden.—3.

Not Voting: Bailey.—1.

The emergency was declared passed.

HB 615, together with Conference Com-

mittee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 636** was declared adopted.

HB 636, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Allen, Belvin, McSpadden.—3.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Allen, Belvin, McSpadden.—3.

The emergency was declared passed.

HB 636, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 338**, as co-authored by Skeith, Blankenship, Bradley (Tulsa), Cook, Etling, Green, Inman, Larason, McCune,

Moad, Skaggs, Sparks, Taggart, Nichols (Dewey), Willis (Jackson), Hopkins, Fitch and Richardson.

MESSAGES FROM GOVERNOR

Advising approval by him, July 18, 1961, of Enrolled SBs Nos. 65, 144, 196, 314, 349 and 419, and SJRs 10 and 15 entitled:

ENROLLED SENATE BILL NO. 65 — By Berrong and Dacus of the Senate and Baggett and Dolezal of the House.

AN ACT RELATING TO FISCAL AFFAIRS; AMENDING TITLE 62 OKLAHOMA STATUTES 1951, § 41.12, etc.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 144 — By Garrison and McSpadden.

AN ACT RELATING TO CRIMES; AMENDING 21 O. S. 1951, § 1021, DEFINING THE CRIMES OF INDECENT EXPOSURE, EXHIBITION, OBSCENE WRITINGS AND RECORDINGS TO INCLUDE PHOTOGRAPHS, AND OBSCENE TELEPHONE CALLS; MAKING VIOLATION A FELONY; FIXING PENALTIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 196 — By Land.

AN ACT RELATING TO STOLEN OR WRONGFULLY OBTAINED PROPERTY; AMENDING 21 O. S. 1951, § 1713; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 314 — By Wilson (Beckham).

AN ACT AMENDING 47 O. S. 1951, § 22.11, PERTAINING TO MOTOR VEHICLES; PROVIDING FOR THE REGULATION AND TRAFFIC CONTROL OF VEHICLES AND MOTOR VEHICLES WITHIN THE LIMITS OF ANY CITY AND TOWN; AND REPEALING CONFLICTING LAWS.

ENROLLED SENATE BILL NO. 349 — By Trent of the Senate and Thomas and Nichols (Seminole) of the House.

AN ACT RELATING TO PUBLIC WELFARE; AUTHORIZING PAYMENT FOR NECESSARY TRAVEL EXPENSE AND

PER DIEM TO MEMBERS OF THE OKLAHOMA PUBLIC WELFARE COMMISSION; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 419 — By Fine, Hamilton, McClendon and Dacus of the Senate and Vandiver, Traw, Harper, Blackard, Cole, Witt, McChristian, Sullivan, Bynum, Jones, McCue, Mountford, Patterson and Willis (Cherokee) of the House.

AN ACT RELATING TO INCOME TAXES; AMENDING SECTION 1, HOUSE BILL NO. 707, TWENTY-EIGHTH LEGISLATURE; EXCLUDING CERTAIN NONRESIDENT EMPLOYERS FROM THE PROVISIONS OF THIS ACT; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 10 — By Ritzhaupt, Bailey, Baldwin, Berrong, Breeden, Dacus, Field, Garvin, Grantham, Hamilton, Stevenson and Wilson (Greer) of the Senate and Bullard, Levergood, Goodfellow and Dolezal of the House.

A JOINT RESOLUTION CREATING A JOINT LEGISLATIVE COMMITTEE TO STUDY REVENUE AND EXPENDITURE PROGRAMS OF THE STATE OF OKLAHOMA AND TO PREPARE RECOMMENDATIONS THEREON; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 15—By Land.

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 THE STATE OF OKLAHOMA AMENDING § 20 OF ARTICLE II, WHICH ESTABLISHES THE RIGHTS OF AN ACCUSED IN CRIMINAL PROSECUTIONS, BY PROVIDING THAT WHERE UNCERTAINTY EXISTS AS TO THE COUNTY IN WHICH A CRIME WAS COMMITTED THE ACCUSED MAY BE TRIED IN ANY COUNTY IN WHICH THE EVIDENCE INDICATES THE CRIME MIGHT HAVE BEEN COMMIT-

TED; PROVIDING A BALLOT TITLE; AND ORDERING A SPECIAL ELECTION.

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 76, 332, and 333.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed HB 1094, requesting Conference and referring Bill to General Conference Committee on Appropriations.

Senator Field moved that the request of the Honorable House for a conference on HB 1094 be granted, which motion prevailed, referring Bill to the General Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Advising rejection of Conference Committee Report on Engrossed SB 70 and requesting further conference by the General Conference Committee on Appropriations.

Senator Field moved that the request of the Honorable House for further conference on SB 70 be granted, which motion prevailed, and referring Bill to the General Conference Committee on Appropriations.

MOTION

Senators Ham, Rogers and Graves submitted the following Motion, in writing, which was read:

Mr. President — We move that the Senate instruct its conferees on the Joint Conference Committee on Appropriations to amend Senate Bill 143, now pending before said committee, so as to provide the sum of \$4,714,825.00 for capital improve-

ments for the following institutions in the amounts set forth as follows, to wit:

1. School for the Blind, Muskogee, Oklahoma. New school bus and repointing brick buildings\$ 16,500.00
2. School for the Deaf, Sulphur, Oklahoma. Laundry building repairs and equipment and new annex to and renovation of Administration Bldg. 111,966.00
3. Eastern State Hospital, Vinita, Oklahoma. Rebuild Combination gymnasium and Auditorium 252,000.00
4. Eastern Oklahoma T. B. Sanitorium, Tahihina. Modernization of men's hospital bldg. 42,960.00
5. Griffin Memorial Hospital, Norman, Oklahoma. Electrical distribution system and equipment, construction of water reservoir equipment, and repairing existing reservoir, and demolition of old buildings and construction of a new Ward Bldg. .. 895,000.00
6. Pauls Valley State School, Pauls Valley, Okla. Educational training and recreation center building and equipment, and new laundry building and equipment 709,500.00
7. Oklahoma State Penitentiary, McAlester, Okla. Conversion of gymnasium to mental hospital, rebuilding penitentiary lighting system, feed, storage and processing building, industrial relocation project and canning plant equipment 526,225.00
8. Oklahoma State Reformatory, Granite, Oklahoma. Overhaul of Cell House locking system, new water stor-

age tank and purchase of land and irrigation wells ..	70,200.00
9. Western State Hospital, Ft. Supply, Oklahoma. Replace complete electrical system, building for mental deficient and remodel cold storage building	684,753.00
10. Oklahoma General Hospital, Clinton, Oklahoma. Hospital addition and equipment, elevator, paint and remodel nurses residence	117,000.00
11. Western Oklahoma T. B. Sanatorium, Clinton, Okla. Replace elevator	25,491.00
12. Will Rogers Memorial Commission. Superintendent's home, entrance gate, driveway to parking area, grading and landscaping	15,030.00
13. Taft State Hospital, Taft, Oklahoma. Replace dining room and kitchen which was destroyed by fire	200,000.00
14. Girls' Town, Tecumseh, Oklahoma. Combining gymnasium and auditorium, Addition to school building	98,100.00
15. Oklahoma State Regents for Higher Education. Purchase of real property for expansion of present facilities at the University of Oklahoma Medical Center	950,000.00

And that said conferees be further instructed to vote to report said bill back to the Senate as soon as possible.

Senator Wilson (Beckham) presiding.

Senator Cowden presiding.

Senator Hamilton moved to amend the Ham-Rogers-Graves motion, by inserting after the figures "\$4,714,825.00" in the first paragraph, the following: "as a maximum amount and not less than \$1,714,825.00 as a minimum amount", which amendment failed of adoption.

Senators Payne and Morford asked to

be shown excused until such time as they can return to the Chamber, which was the order.

Senator Lollar moved to amend the Ham-Rogers-Graves motion, line 1, page 1, by striking the word "instruct" and inserting the word "request" and on line 4, page 1, after the figures "\$4,714,825.00" by inserting the words "or so much thereof as possible", which amendment was tabled upon motion of Senator Ham.

Senator Dacus asked that Senator Berrong be shown excused until such time as he can return to the Chamber, which was the order.

Senator Ham moved to amend the Ham-Rogers-Graves motion, by inserting as sub-section 16 the following:

"16. That said Conferees be further instructed to rescind their action whereby they adopted the total budget, and that said Conferees take a new look at the budget, including all bills which have not passed the Senate, so as to provide the capital improvements set forth herein."

Senator Hamilton moved to table the Ham amendment, which motion was declared failed of adoption upon a roll call as follows:

Aye: Bailey, Bohannon, Cowden, Grantham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Pazoureck, Stevenson, Trent, Wilson (Beckham).—14.

Nay: Baldwin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Harris, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—24.

Excused: Allen, Belvin, Berrong, McSpadden, Morford, Payne.—6.

Senator Payne asked to be shown present, which was the order.

The vote occurring on the Ham amendment to the Ham-Rogers-Graves motion, it was declared adopted.

The vote occurring on the Ham-Rogers-Graves motion, as amended, it was de-

clared adopted upon a roll call as follows:

Aye: Bailey, Baldwin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Garrison, Graves, Ham, Harris, Lollar, Payne, Pitcher, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—25.

Nay: Cowden, Easterly, Garvin, Grantham, Hamilton, Kerr, Land, McClendon, McColgin, Ritzhaupt, Stevenson, Trent, Wilson (Beckham).—13.

Excused: Allen, Belvin, Berrong, McSpadden, Morford.—5.

Not Voting: Pazoureck.—1.

REPORT OF ENGROSSED AND ENROLLED BILLS

SJR 12, SBs 21 and 67 each correctly enrolled.

Enrolled **SJR 12, SBs 21 and 67**, 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 returning Enrolled **SBs 51, 55, 75, 91, 96, 105, 170, 382, 402, 412**.

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 44**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SJR 12, SBs 21, 67**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

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 Garvin presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Cowden, advised and consented to the reappointment of **JOE SYKORA**, of Stroud, Oklahoma, as a member of the Oklahoma Water Resources Board, for a term effective upon confirmation and ending May 14, 1968.

MOTIONS TO RECONSIDER VOTES

Senator Payne asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency on **SB 405**, as amended by the Honorable House, failed of passage, which was the order.

As provided under Rule 12a, Senator Wilson (Beckham) moved the vote be reconsidered by which **HB 182** failed of passage.

Senator Field asked that the time be extended one legislative day for the consideration of the Stipe motion to reconsider the vote by which **SB 368**, as amended by the Honorable House, failed of passage, which was the order.

Senator Stevenson asked that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB 347** failed of passage, which was the order.

Senator Bailey asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 307** was passed, which was the order.

Senator Shoemake asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 896** failed of passage, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 72, 77, 88, 94, 117, 289, as amended.

HAS to **SB 72** read as follows, rejected upon motion of Senator McClendon, conference requested and referring the Bill to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 72, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING THE OKLAHOMA TAX COMMISSION. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 4, SECTION 2, Line 21½, by inserting a period after the word "work" and striking the remainder of Line 21½, Line 22½ and Line 23½.

AMENDMENT NO. 3. Amend Page 4, SECTION 3, Line 26, by striking the following language: "which employees shall be in the unclassified service of the State for the purposes of Chapter 26, Title 74, O. S. L. 1959."

HAS to **SB 77** read as follows, rejected upon motion of Senator McClendon, conference requested and referring the Bill to the General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 77, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE DEPARTMENT OF COMMERCE AND INDUSTRY. (Amended for Conference)"

AMENDMENT NO. 2. Amend by striking all of SECTION 1 and SECTION 2 and by adding a new SECTION 1 and 2 to read as follows:

"SECTION 1. There is hereby appropriated to the Department of Commerce and Industry from any monies in the General Revenue Fund of the State, not otherwise appropriated, for the fiscal year ending June 30, 1962, the sum of Two

Hundred Seventy-six Thousand Dollars (\$276,000.00), and for the fiscal year ending June 30, 1963, the sum of Two Hundred Seventy-six Thousand Dollars (\$276,000.00) to be used by said Department to perform the duties imposed upon it by law.

SECTION 2. The Oklahoma Industrial Finance Authority, administrative expenses of which have heretofore been placed upon the State Department of Commerce and Industry, is hereby authorized and directed to pay costs of administering the State's industrial loan program, as provided in **H. B. 794**, S. L. 1959, out of interest income received by said Authority from its loans, not otherwise required for payment of interest and principal on the Authority's outstanding bonds, such administrative costs to be paid from the Industrial Development Loan Fund, in the manner provided by law; provided, however, that pending the receipt of such interest income by said Authority in sufficient volume, administrative expenses of said Authority shall continue to be payable from appropriations to the State Department of Commerce and Industry as heretofore provided, and the Department of Commerce and Industry shall be reimbursed by said Authority for expenditures made in its behalf, when the Authority's unobligated interest income permits. In this connection, it is the legislative intent that operations of the Oklahoma Industrial Finance Authority shall become self-supporting at the earliest practicable time, but with continued cooperation and coordination between said Authority and the State Department of Commerce and Industry."

HAS to **SB 88** read as follows, rejected upon motion of Senator McClendon, conference requested and referring the Bill to the General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 88, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE PLANNING AND RESOURCES BOARD. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 24, by striking the "semicolon" and inserting a "period" and strike the remainder of Line 24 through Line 36 on Page 1 and on Page 2 strike all of Line 2.

AMENDMENT NO. 3. Amend Page 2, SECTION 1, Line 14, by striking the "comma" after the word "System" and insert a "period" and strike the remainder of Line 14 and all of Lines 15, 16, 17, 18, 19 and through the words "State Parks" on Line 20.

AMENDMENT NO. 4. Amend Page 3, SECTION 1. Line 11, by striking the figures "500.00" in both columns and inserting in lieu thereof the figures "750.00"

AMENDMENT NO. 5. Amend Page 3, SECTION 1, by adding after Line 13 the following lines:

"Tulsa City Indian Club		
Pow-Wow	\$2,000.00	\$2,000.00
Kenton Easter		
Pageant	\$1,000.00	\$1,000.00"

AMENDMENT NO. 6. Amend Page 3, SECTION 1, Line 14, by striking the figures "10,200.00" in both columns and inserting in lieu thereof the figures "13,450.00"

AMENDMENT NO. 7. Amend Page 3, SECTION 1, Line 25½, by striking the figures "1,707,350.00" in both columns and inserting in lieu thereof the figures "1,710,600.00"

AMENDMENT NO. 8. Amend Page 3, SECTION 2, by striking in Lines 28½, 29½, 31½ and 32½, the words and figures "Three Hundred Sixty-five Thousand, Three Hundred Dollars (\$365,300.00) inserting in lieu thereof the words and figures "Four Hundred Twenty-five Thousand Eight Hundred Dollars (\$425,800.00)"

AMENDMENT NO. 9. Amend Page 3, SECTION 2, Line 35½, by striking the words "not to exceed the amounts in

the following schedule" and inserting in lieu thereof the following language:

"not less than ninety percent (90%) and not to exceed one hundred ten percent (110%) of the amounts in the following schedule."

AMENDMENT NO. 10. Amend Page 4, SECTION 2, Line 14, by striking after the word "Sequoyah" the figures "20,000.00" and inserting in lieu thereof the figures "30,000.00"

AMENDMENT NO. 11. Amend Page 4, SECTION 2, Line 23½, by striking after the words "Heyburn Recreation Area" the figure "4,000.00" and inserting in lieu thereof the figure "8,000.00" and on Line 24, by striking after the words "Honey Creek Recreation Area" the figure "4,000.00" and inserting in lieu thereof the figure "11,000.00"

AMENDMENT NO. 12. Amend Page 4, SECTION 2, Line 29½, by striking after the words "Twin Bridges Recreation Area" the figure "4,000.00" and inserting in lieu thereof the figure "34,000.00"

AMENDMENT NO. 13. Amend Page 5, SECTION 2. Line 6, by striking after the word "County" the figure "20,000.00" and inserting in lieu thereof the figure "40,000.00"

AMENDMENT NO. 14. Amend Page 5, SECTION 2, by adding a new line after Line 6 to read as follows:

"Okmulgee Lake Recreation
Area ----- 50,000.00"

AMENDMENT NO. 15. Amend Page 5, SECTION 2, Line 7, by striking the figure "730,000.00" and inserting in lieu thereof the figure "851,600.00"

AMENDMENT NO. 16. Amend Page 5, SECTION 3, Lines 11 and 12, by striking the following language:

"which employees shall be in the unclassified service of the state for the purposes of Chapter 26, Title 74, O. S. L. 1959."

AMENDMENT NO. 17. Amend Page 5 and 6 by striking all of SECTION 7 and

SECTION 8 and renumber the remaining SECTIONS to conform thereto.

HA to SB 94 read as follows, rejected upon motion of Senator McClendon, conference requested and referring the Bill to the General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 94, by striking **TITLE** and inserting in lieu thereof the following:

"AN ACT MAKING THE STATE VETERANS DEPARTMENT. (Amended for Conference)"

HAs to SB 117 read as follows and consideration deferred for this day:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 117, by adding the following coauthors: **"BURKETT, BRADLEY (Tulsa) and POYNOR of the House"**

AMENDMENT NO. 2. Amend Line 4 of the **TITLE** by adding after **THE WORD "THEREAFTER;"** the following language:

"EXEMPTING FROM PROVISIONS OF THIS ACT CITIES IN WHICH THERE IS A MUNICIPAL OR CITY COURT UNDER 11 O. S. 1951, SECTIONS 781 TO 805 INCLUSIVE, 831 TO 858 INCLUSIVE, 941 TO 955 INCLUSIVE AND 957.1 TO 957.23 INCLUSIVE, AS AMENDED; MAKING THE PROVISIONS OF THIS ACT PERMISSIVE;"

AMENDMENT NO. 3. Amend Page 1, SECTION 1, Line 16, by adding after the word **"record."** the following language: **"Provided that the provisions of this Act shall not apply to any city in which there is a municipal or city court created under the provisions of 11 O. S. 1951, Sections 781-805 inclusive, 831-858 inclusive, 941-955 inclusive, and 11 O. S. 1957, Sections 957.1 to 957.23 inclusive."**

AMENDMENT NO. 4. Amend Page 1, SECTION 2, Line 17, by inserting before the word **"Before"** the words: **"The provisions of this Act shall be permissive, and"** and by changing the capital **"B"** in **"Before"** to a small **"b"**.

HA to SB 289 read as follows, rejected upon motion of Senator Pitcher, conference requested and referring the Bill to the General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 289, by striking the **TITLE** and inserting in lieu thereof the following:

"AN ACT MAKING EASTERN STATE HOSPITAL. (Amended for Conference)"

RESOLUTION

By unanimous consent, the following **SCRs** were introduced:

SCR 46 by Easterly of the Senate and Burkett of the House.

Senator Easterly asked unanimous consent, which was granted to take up for immediate consideration **SCR 46**, which was read at length as follows, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 46—By Easterly of the Senate and Burkett of the House.

A CONCURRENT RESOLUTION EXPRESSING THE DESIRE AND INTENT OF THE LEGISLATURE TO AUTHORIZE THE CONSTRUCTION AND MAINTENANCE OF ROADS AND HIGHWAYS WITHIN STATE INSTITUTIONS BY THE STATE HIGHWAY DEPARTMENT.

WHEREAS, The technical and experienced personnel required to properly construct and maintain present day roads and highways are not available to the various State institutions; and

WHEREAS, The specialized and necessary equipment for the proper construction and maintenance of roads and highways within State institutions are likewise beyond the financial ability of various institutions to either purchase or lease; and

WHEREAS, The operation of the various State institutions requires that necessary and sufficient roads and highways on the

property of such institutions be provided.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Legislature hereby express its desire and intent that the State Highway Department take appropriate action where requested and needed to properly construct and maintain necessary roads and highways upon the grounds of the various institutions of the State of Oklahoma.

SECTION 2. That authenticated copies of this Resolution be forwarded to the Director of the State Highway Department and the Chairman of the Oklahoma State Highway Commission for action by the State Highway Department.

SCR 47 by Rogers and Pazoureck of the Senate and Andrews, Baggett, Blankenship, Keyes, McCarty, Skaggs and Taggart of the House.

Senator Rogers asked for immediate consideration of SCR 47, which was the order, the Resolution being read at length as follows, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 47—By Rogers and Pazoureck of the Senate, and Andrews, Baggett, Blankenship, Keyes, McCarty, Skaggs and Taggart of the House.

A CONCURRENT RESOLUTION CONGRATULATING AND COMMENDING HEADQUARTERS DETACHMENT, 310TH REPLACEMENT GROUP, XIX U. S. ARMY CORPS OF OKLAHOMA CITY, OKLAHOMA, FOR THEIR SELECTION AS THE MOST OUTSTANDING ARMY RESERVE UNIT IN THE NATION.

WHEREAS, The Headquarters and Headquarters Detachment 310th Replacement Group, XIX U. S. Army Corps, Oklahoma City, Oklahoma, was declared by Army General Order, Number 14, dated 14 April 1961, the most outstanding

Army Reserve Unit in the Nation; and

WHEREAS, The Headquarters Detachment, 310th Replacement Group, has held a superior rating since 1958 based on the annual Inspection Reports of the Inspector General, U. S. Army; and

WHEREAS, During the year 1960 members of the Headquarters Detachment, 310th Replacement Group, as representatives of the Oklahoma Sector Command Pistol Competitors, were selected to represent the Fourth U. S. Army in the National Pistol Matches; and

WHEREAS, The Headquarters Detachment, 310th Replacement Group, has received the Reserve Officers Association Award for the outstanding U. S. Army Reserve Unit for the training year 1959-60; and

WHEREAS, The remarkable record of merits which have been achieved by the members of the Headquarters Detachment, 310th Replacement Group, is a credit to the command ability of Colonel Grant C. Lord, U. S. A. R. Commanding Officer.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the members of the Legislature hereby express their congratulations to the members of the Headquarters and Headquarters Detachment, 310th Replacement Group, XIX U. S. Army Corps, Oklahoma City, Oklahoma, for the coveted award by the Reserve Officers Association as the outstanding Army Reserve Unit in the Nation.

SECTION 2. That congratulations be further extended to Colonel Grant C. Lord, U. S. A. R., Commanding Officer of Headquarters and Headquarters Detachment, 310th Replacement Group, XIX U. S. Army Corps, Oklahoma City, Oklahoma, for his leadership and ability in organizing and directing the activities of

his command resulting in their selection as the outstanding Reserve Training Unit in the U. S. Army.

SECTION 3. That each officer and enlisted man of the Headquarters and Headquarters Detachment, 310th Replacement Group, XIX U. S. Army Corps of Oklahoma City, Oklahoma, is hereby personally applauded for their individual efforts and cooperation exhibited for the successful rating which their Unit has obtained.

SECTION 4. That a properly authenticated copy of this Resolution be forwarded to Colonel Grant C. Lord, U. S. Army Reserve, for the information of the members of his organization and filed as a permanent record.

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.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 979—Agriculture.

HB 1113—Agriculture.

DO PASS, as amended:

HB 1033—State and Federal Government.

HB 1103—Public Health.

MESSAGES FROM THE HOUSE

Transmitting following Bills and/or Resolutions, together with Conference Committee Reports thereon, advising adoption of Conference Committee Reports and passage of Measures as amended: Engrossed HJR 513, HBs 556, (Second), 590.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on HJR 513 was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed HJR 513 entitled:

A JOINT RESOLUTION RELATING TO PREDATORY ANIMAL CONTROL; PROVIDING THAT THE OKLAHOMA WILDLIFE CONSERVATION COMMISSION, THROUGH THE DEPARTMENT OF WILDLIFE CONSERVATION, SHALL ADMINISTER THE PROGRAM OF PREDATORY ANIMAL CONTROL AND SHALL EXPEND A MINIMUM OF ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) EACH YEAR, ETC., 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 concur in Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendments to Engrossed House Joint Resolution No. 513 as amended be adopted:

(1) Page 2, Section 1, Line 17, after the word "shall" and before the word "administer" add the word "jointly".

(2) Page 2, Section 1, Line 18, after the word "control" and before the word "and" add the words "in cooperation with the Bureau of Sport Fisheries and Wildlife."

(3) Page 3, Section 2, Subsection (c), strike all lines 6, 7, 8, and 9.

(4) Page 3 Section 3, by striking all of Section 3 and insert a new section 3 to read as follows:

"SECTION 3. Predatory animal control conducted by the Department of Wildlife Conservation and the Bureau of Sport Fisheries and Wildlife, US Fish and Wildlife Service, Department of the Interior shall be exempt from subsections c, d, e, and f of Section 2 above." and change the title to conform thereto.

(5) By striking in the title and on Page

2, Section 1 where they appear the words and figures "One Hundred Thousand Dollars (\$100,000.00)" and insert in lieu thereof the words and figures "Forty One Thousand and Dollars (\$41,000.00)."

(6) Page 4, Section 5, Line 3 and 4, strike the words and figures "Two Hundred Thosuang Dollars \$200,000.00)" and insert in lieu therof the following:

"Forty One Thousand Dollars (\$41,000.00) for each of the fiscal years ending June 30, 1962 and June 30, 1963."

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Hurst	Ham
Skeith	Boecher
Shipley	Breeden
Wolf	Cobb
Larason	Cowden
Cox	Fine
Bradley (Tulsa)	Hamilton
Clark	Payne
Willis (Cherokee)	Ritzhaupt
	Tipps
	Stipe

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **HB 556** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 556, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO PUBLIC SAFETY; PROVIDING A HIGHWAY SAFETY CODE FOR THE STATE OF OKLAHOMA; DEFINING WORDS AND PHRASES; PROVIDING LAWS RELATING TO THE CREATION, ORGANIZATION AND RESPONSIBILITIES OF THE

DEPARTMENT OF PUBLIC SAFETY, TO PERSONNEL INSURANCE POLICIES AND TO A RETIREMENT AND PENSION FUND FOR SUCH DEPARTMENT; PROVIDING LAWS RELATING TO THE THEFT OF SUCH VEHICLES; REGULATING DEALERS, WRECKERS AND REBUILDERS; PROVIDING FOR OPERATOR'S AND CHAUFFEUR'S LICENSES, THE ISSUANCE, EXPIRATION, RENEWAL, CANCELLATION, SUSPENSION OR REVOCATION OF LICENSES; PROVIDING FOR A FINANCIAL RESPONSIBILITY LAW AND THE ADMINISTRATION OF SUCH LAW, THE POSTING OF SECURITY FOLLOWING AN ACCIDENT, THE POSTING OF PROOF OF FINANCIAL RESPONSIBILITY FOR THE FUTURE; *** 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 Senate Amendment No. 2 be adopted.
3. That the Senate recede from Amendment No. 3.
4. That the Senate recede from Amendment No. 4.
5. That the Senate recede from Amendment No. 5.
6. That the Senate recede from Amendment No. 6.
7. That the Senate recede from Amendment No. 7.
8. That the Senate recede from Amendment No. 8.
9. That Senate Amendment No. 9 be adopted.
10. That Senate Amendment No. 10 be adopted.
11. That Senate Amendment No. 11 be adopted.
12. That Senate Amendment No. 12 be adopted.

13. That Senate Amendment No. 13 be adopted.

14. That Senate Amendment No. 14 be adopted.

15. That the Senate recede from Amendment No. 15.

16. That Senate Amendment No. 16 be adopted.

17. That Senate Amendment No. 17 be adopted.

18. That the following Conference Committee Amendment be adopted: On page 26, line 25, Section 2-302, strike the entire section following the title and substitute in lieu thereof the following:

2-302. PERSONS ELIGIBLE TO PARTICIPATE. Any duly enrolled member of the Oklahoma Highway Patrol, who, at the time of making application therefor, is employed by the Department of Public Safety as a uniformed member of the Oklahoma Highway Patrol, a drivers licenses examiner or radio operator in the communication division shall become a member of the plan established by Section 2-301 hereof and which plan is hereinafter designated as the "Retirement and Pension Plan", or the "Plan", by filing written application therefor with the Retirement and Pension Board created by Section 2-303 hereof, and may continue thereafter as a member of the plan so long as his employment by the Department of Public Safety continues. Provided, that, as a result of legislative action, the eligibility requirements for participation in such Retirement and Pension Plan are expanded to authorize inclusion of additional employees of the Department of Public Safety and any such employee makes written application therefor to such board within ninety (90) days following the approval of such legislative act, the Board shall permit such employee, after approval of his application, to contribute and pay into the fund the necessary amounts as may be required to establish such employee's record as a member of the fund retroactively to the date of his

original employment with the Department: Provided, further, that the retroactive period allowed by the Board for such employees shall not be more than ten (10) years, and the contributions paid into the fund by such employee for the privilege of retroactive coverage shall be determined by the Board after due consideration of the payments such employee would have paid into the fund and the income therefrom the fund would have received had such payments been received at the proper time during such retroactive period.

Respectfully submitted,

FOR THE HOUSE	FOR THE SENATE
Avey, Chairman	Wilson, Chairman
Bradley	McSpadden
Burnham	Pitcher

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 590** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 590 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, ETC., 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 (Attached — Conference Committee Substitute for Engrossed House Bill 590) be adopted.

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL 590 — By Allard and Williams (Murray) of the House and McClendon and Trent 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.

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, 1962, and June 30, 1963.

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 41.1 to 41.38 inclusive, Oklahoma Statutes 1951.

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 135.3, Title 57, Oklahoma Statutes 1957 Supplement. Provided, that the Superintendent or any person in supervisory capacity directing the Vocational Training School at Stringtown, Oklahoma shall be required to possess an administrative certificate issued by the State Board of Education, and all instructors teaching vocational courses at Stringtown, Oklahoma shall be approved by the State Board of Vocational Education. 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, 1962	Fiscal Year Ending June 30, 1963
School for the Blind (Controlling Board, State Board of Education)	\$ 214,036.00	\$ 214,036.00
School for the Deaf (Controlling Board, State Board of Education)	350,000.00	350,000.00
Will Rogers Memorial Commission (Controlling Board, Will Rogers Memorial Commission)	30,128.00	30,128.00
Eastern Oklahoma Tuberculosis Sanatorium (Controlling Board, State Board of Health)	540,000.00	540,000.00
Oklahoma General Hospital (Controlling Board, State Board of Health)	235,000.00	235,000.00
Western Oklahoma Tuberculosis Sanatorium (Controlling Board, State Board of Health)	660,000.00	660,000.00
Griffin Memorial Hospital (Controlling Board, State Mental Health Board)	3,531,445.00	3,531,445.00
Eastern State Hospital (Controlling Board, State Mental Health Board)	2,860,314.00	2,860,314.00
Enid State School (Controlling Board, State Mental Health Board)	868,320.00	868,320.00
Pauls Valley State School (Controlling Board, State Mental Health Board)	850,000.00	850,000.00
Western State Hospital (Controlling Board, State Mental Health Board)	1,480,500.00	1,480,500.00
Taft State Hospital (Controlling Board, State Mental Health Board)	931,951.00	931,951.00
Cerebral Palsy Institute (Controlling Board, Spastic Paralysis Commission)	142,430.00	142,430.00
Oklahoma State Penitentiary For purchase of land now under option	1,752,380.00 30,000.00	1,782,380.00
(Controlling Board, State Board of Public Affairs)		
Oklahoma State Reformatory (Controlling Board, State Board of Public Affairs)	625,000.00	625,000.00
Petroleum Experiment Station (Controlling Board, Appropriate Federal Agency)	75,000.00	75,000.00
Total Appropriations	\$15,176,504.00	\$15,176,504.00

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. 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 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Bailey
Hurst	Breeden
Shipley	Cowden
Wolf	Easterly
Murrow	Hamilton
Larason	Tipps
Skaggs	
Cox	
Bradley (Tulsa)	
Sparks	
Clark	
Willis (Cherokee)	

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Thirteenth Legislative Day

Wednesday, July 19, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Allen, Baldwin, Breeden.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Land introduced Sudie and Connie Triplett and asked that they be made Honorary Journal Clerks for this legislative day, which was the order.

Senator Graves introduced Martha, Allan and Herschell Emery and asked that Martha be made Honorary Journal Clerk and that Allan and Herschell be made Honorary Pages for this legislative day, which was the order.

Senator Payne introduced Connie Pinkerton and asked that she be made Honorary Page for this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1244—By Legal and Fiscal Advisory Committee and Goodfellow.

An Act relating to civil procedures; amending 12 O. S. 1951, § § 390, 391 and 400, requiring obedience to subpoenas for attendance of witnesses at any place within the State issued by State Departments, boards, commissions or legislative committees, authorized by law to issue subpoenas; providing for payment of fee and travel expenses at conclusion of testimony; authorizing payment from funds appropriated to the subpoenaing department, board, commission or legislative body; and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 611, 614, 615 and 636**.

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 563**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

Senator Garvin presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 763 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 763**, as amended, were properly signed and

ordered returned to the Honorable House.
President Nigh presiding.

GENERAL ORDER

SB 439 by Wilson (Beckham), Baldwin and Breeden was read and considered.

Senators Trent, Cartwright, Ritzhaupt, Hamilton, Kerr, Dacus, Colston, Pazoureck, Grantham and Romang asked to be made co-authors of **SB 439**, which was the order.

Senator Wilson (Beckham) asked unanimous consent, which was granted, that the Emergency Section be stricken and the title be amended to conform thereto.

Upon motion of Senator Wilson (Beckham) **SB 439**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **SB 439** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 439 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Allen, Baldwin, Breeden.—3.

Not Voting: Cobb, Collins, Cowden, Morford, Stipe.—5.

The bill was declared passed.

SB 439, as amended, was referred for engrossment.

Senators Allen and Breeden asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Bailey, the

Senate concurred in **HAs** to Engrossed **SB 117**.

SB 117, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Baldwin.—1.

Not Voting: Cobb, Collins, Morford, Pazoureck, Pitcher, Wilson (Beckham).—6.

The bill, as amended, 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 Rogers, the Senate concurred in **HAs** to Engrossed **SB 398**.

SB 398, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Hamilton.—1.

Excused: Baldwin.—1.

Not Voting: Cobb, Collins, Morford, Pazoureck, Pitcher, Ritzhaupt.—6.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Hamilton.—1.

Excused: Baldwin.—1.

Not Voting: Cobb, Collins, Morford, Pazoureck, Pitcher, Ritzhaupt.—6.

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 upon the Stipe motion to reconsider the vote by which **SB 368**, as amended by the Honorable House, failed of passage, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Berrong, Breeden, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Boecher, Bohannon, Cartwright, Easterly, Grantham, Harris.—6.

Excused: Baldwin.—1.

Not Voting: Cobb, Collins, Morford.—3.

SB 368, as amended by the Honorable House, was read at length.

On the question of passage of **SB 368**, as amended by the Honorable House, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher,

Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Boecher, Cartwright, Easterly, Grantham, Morford, Pazoureck.—6.

Excused: Baldwin.—1.

Not Voting: Breeden, Cobb, Collins, Harris, Shoemake, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Boecher, Cartwright, Easterly, Grantham, Morford, Pazoureck.—6.

Excused: Baldwin.—1.

Not Voting: Breeden, Cobb, Collins, Harris, Shoemake, Wilson (Beckham).—6.

The emergency was declared passed.

House Amendments were properly signed and the above numbered bill, as amended, was referred for enrollment.

Senator Baldwin asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Wilson (Greer), the Conference Committee Report on **HB 556** was declared adopted.

HB 556, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Nay: Cartwright, Dacus, Hamilton, McClendon, Trent.—5.

Not Voting: Bohannon, Cobb, Collins, Stipe.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Nay: Cartwright, Dacus, Hamilton, McClendon, Trent.—5.

Not Voting: Bohannon, Cobb, Collins, Stipe.—4.

The emergency was declared passed.

HB 556, together with Conference Committee Report thereon, was ordered returned to Honorable House.

President Pro Tempore Collins presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 415, 424, 427, SCRs 46 and 47, and **HBs 1120, 1123 and 1124** each correctly engrossed.

SBs 76, 332, 333, and **SR 57** each correctly enrolled.

Engrossed **SBs 415, 424, 427** and **SCRs 46 and 47** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 1120, 1123 and 1124**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 76, 332 and 333** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SR 57** was properly signed and ordered transmitted to the Secretary of State.

Senator Cowden presiding.

GENERAL ORDER

SB 217 by Ritzhaupt was read and considered.

Senator Ritzhaupt moved to amend **SB 217**, line 3, page 1, by striking the figures "1960-61" and substituting therefor the figures "1961-62"; on line 3, page 2 by striking the figures "1961" and substituting therefor the figures "1962"; on line 5, page 2, by striking the figures "1961" and substituting therefor the figures "1962"; on line 7, page 2, by striking the figures "1960-61" and substituting therefor the figures "1961-62"; on line 12, page 2, by striking the figures "1960-61" and substituting "1961-62"; on line 13, page 2, by striking the word and figures "June 30, 1961" and substituting "June 30, 1962"; on line 14, page 5, by striking the figures "1961" and substituting "1962"; on line 15, page 5, by striking the figures "1961" and substituting "1962"; on line 3, page 6, by striking the figures "1961" and substituting "1962"; on line 16, page 7, by striking the figures "1961" and substituting "1962"; and on line 4, page 8, by striking the figures "1961" and substituting "1962", which amendment was declared adopted.

Senator Ritzhaupt moved to amend **SB 217**, line 1, page 4, at the end of Section 3 thereof, by adding subsection (b) to read as follows: "(b) The governing board of any district maintaining an elementary school only, and uniting with a district or districts maintaining an accredited high school under the provisions of this Article, shall continue as a school board for the school being maintained in the area formerly comprising such district, and shall have authority to make recommendations to the board of education of the school district in which such school is located, on any matters

affecting such school, including the teachers to be employed therefor. Provided, that such board of education shall not employ any person as teacher for such school unless the person so employed has been recommended by such school board. Persons who serve on such governing board shall serve as members of the school board for such school for the terms for which they were elected, and on the Fourth (4th) Tuesday in March of the year in which their respective terms expire the parents of children attending such school shall meet at the school at two (2) o'clock p. m. and elect the successors of such members of the school board for terms of three (3) years." which amendment was declared adopted.

President Pro Tempore Collins presiding.

Upon motion of Senator Ritzhaupt, **SB 217**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Ritzhaupt, **SB 217**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Field presiding.

Senator Cowden presiding.

THIRD READING

SB 217 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Breeden, Collins, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Harris, Land, Lollar, Ritzhaupt, Rogers, Wilson (Beckham).—17.

Nay: Allen, Belvin, Boecher, Cobb, Colston, Cowden, Fine, Graves, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stevenson, Tipps, Trent.—21.

Not Voting: Bohannon, Cartwright, Ham, Morford, Stipe, Wilson (Greer).—6.

The bill was declared failed of passage.

GENERAL ORDER

HB 995 by Batson, et al, was read and considered.

Senator Hamilton moved to amend **HB 995**, line 1, page 2, by striking after the word "highways" the remainder of Section 1, and insert in lieu thereof the following: "may haul a volume capacity for which said trucks are designed provided said equipment volume shall not exceed maximum weight registration, per axle, as is now required by law" which amendment was tabled upon motion of Senator Tipps.

Upon motion of Senator Pitcher, **HB 995** was advanced to engrossment.

By unanimous consent, upon request of Senator Pitcher, **HB 995** was 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: Bailey, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Grantham, Ham, Harris, Kerr, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Allen, Berrong, Cowden, Dacus, Garvin, Graves, Hamilton, Land, Trent.—9.

Not Voting: Bohannon, McClendon, Morford.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Grantham, Ham, Harris, Kerr, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang,

Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

Nay: Allen, Berrong, Cowden, Dacus, Garvin, Graves, Hamilton, Land, Trent.—9.

Not Voting: Bohannon, McClendon, Morford.—3.

The emergency was declared passed.

HB 995 was properly signed and ordered returned to Honorable House.

MESSAGES FROM HOUSE

Advising passage of and returning Engrossed **SBs 386**, as co-authored by Tinker; **399**, as co-authored by Skaggs, Tate, Blankenship, McCune and Nichols (Seminole); **429**; and Engrossed **SJR 33**, as co-authored by Bradley (Tulsa) and Ruby.

The above numbered Bills and Resolution were ordered referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SJR 39** and **40**.

The above numbered Resolutions were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising Conferences granted on Engrossed **SBs 72, 77, 88, 94**, and **289** and referring said Bills to General Conference Committee on Appropriations.

MOTION TO RECONSIDER VOTE

Senator Harris asked unanimous consent for consideration of his motion to reconsider the vote by which the Emergency Section of **SB 432** failed of passage.

Upon inquiry by Members of the Senate, the Presiding Officer ruled that the Harris motion would require a suspension of the rules.

The vote occurring upon the Harris motion to reconsider the vote by which the Emergency Section of **SB 432** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Bailey, Belvin, Boecher, Breeden,

Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stipe, Tipps.—29.

Nay: Allen, Baldwin, Berrong, Cartwright, Dacus, Fine, Hamilton, Lollar, Pitcher, Shoemaker, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—14.

Not Voting: Bohannon.—1.

On the question of passage of emergency on **SB 432**, the roll call resulted as follows:

Aye: Bailey, Belvin, Boecher, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Tipps.—31.

Nay: Allen, Baldwin, Berrong, Bohannon, Cartwright, Dacus, Fine, Lollar, Shoemaker, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—13.

The emergency was declared passed.

SB 432, as amended, was referred for engrossment.

MOTIONS TO RECONSIDER VOTES

Senator Fine asked unanimous consent to withdraw his motion to reconsider the vote by which **SB 432** was passed, to which objection was voiced by Senator Allen and others.

Senator Fine moved to withdraw his motion to reconsider the vote by which **SB 432** was passed, which motion prevailed.

Senator Fine asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB 182** failed of passage.

The vote occurring upon the Wilson (Beckham) motion to reconsider the vote by which **SB 182**, as amended, failed of passage, it was adopted upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Boecher, Col-

lins, Cowden, Easterly, Garrison, Grant-ham, Ham, Hamilton, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—26.

Nay: Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garvin, Graves, Harris, Lollar, McClendon, Payne, Ritzhaupt, Wilson (Greer).—18.

THIRD READING

On the question of passage of **SB 182**, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Bohannon, Collins, Cowden, Easterly, Garrison, Grantham, Ham, Hamilton, Harris, Kerr, McColgin, Morford, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—24.

Nay: Baldwin, Berrong, Boecher, Breeden, Cartwright, Cobb, Colston, Dacus, Field, Fine, Garvin, Graves, Land, Lollar, McClendon, McSpadden, Payne, Ritzhaupt, Romang, Wilson (Greer).—20.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—30.

Nay: Baldwin, Berrong, Breeden, Cartwright, Colston, Dacus, Field, Fine, Lollar, McClendon, Payne, Ritzhaupt, Romang, Wilson (Greer).—14.

The emergency was declared passed.

SB 182, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 439 correctly engrossed.

Engrossed **SB 439** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 421 by Stipe was read and considered.

Senator Garrison moved to amend **SB 421**, line 2, page 3, by striking the word "enforcible" and substituting therefor the word "unenforcible" which amendment was declared adopted.

Senator Garrison moved to amend **SB 421**, line 1, page 3, by striking the word "Commission" and substituting therefor the word "Court" which amendment was declared adopted.

Senator Garrison moved to amend **SB 421**, page 3, by adding a new Section 2 to read as follows: "Section 2. Any such contract between attorney and client providing for an amount in excess of the attorney's fee set by the State Industrial Court shall be void and unenforcible, in such cases." and renumbering the following Section, which amendment was declared adopted upon motion of Senator Stipe.

Senator Tipps moved to amend **SB 421**, line 4, page 2, by striking after the word "exceed" the words "fifty percentum" and substitute therefor the words "thirty percentum" and on line 5, by striking "(50%)" and substituting therefor "(30%)".

Senator Stipe moved to table the Tipps amendment, which motion failed of adoption.

The vote occurring upon the Tipps amendment, it was declared failed of adoption.

Senator Land asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator McClendon moved to amend **SB 421**, line 15, page 2, by striking after the word "jurisdiction" and before the word "Provided" on line 16, and by placing a period after the word "jurisdiction" on

line 15, which amendment was tabled upon motion of Senator Stipe.

President Pro Tempore Collins presiding.

Upon motion of Senator Stipe, **SB 421**, as amended, was advanced to engrossment.

Upon motion of Senator Stipe, the rules were suspended and **SB 421**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 421 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Boecher, Bohannon, Cartwright, Cobb, Collins, Garrison, Grantham, Hamilton, Kerr, Lollar, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stipe, Trent.—21.

Nay: Baldwin, Belvin, Berrong, Breedon, Colston, Dacus, Easterly, Field, Fine, Garvin, Graves, McClendon, Payne, Ritzhaupt, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—18.

Excused: Land.—1.

Not Voting: Bailey, Cowden, Ham, Harris.—4.

The bill was declared failed of passage.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 432 correctly engrossed.

Engrossed **SB 432** was properly signed and ordered transmitted to the Honorable House for consideration.

GENERAL ORDER

SB 79 by Easterly was read and considered.

Senator Baldwin moved to amend **SB 79**, line 6, page 22, by striking after the word "State" and before the word "except" in line 8 and inserting the following: "and shall be applied to retire state

building bond indebtedness" which amendment was declared failed of adoption.

Senator Allen moved to amend **SB 79**, line 6, page 4, line 16, page 5, line 1, page 6, and line 18, page 5, by deleting the words and figures "nine (9)" and substituting the words and figures "twelve (12)" in each instance.

Senator Ritzhaupt moved to amend the Allen amendment by striking the word and figures "twelve (12)" and inserting the word and figures "fifteen (15)", which amendment failed of adoption.

The vote occurring on the Allen amendment, it was declared failed of adoption.

Senator Land asked to be shown present, which was the order.

Senator Morford moved to amend **SB 79**, by striking the words and figures "nine (9)" and inserting the words and figures "twenty (20)", where they appear in lines 6, page 4, lines 1 and 16, page 5, lines 1 and 12, page 6, line 11, page 7, lines 3 and 17, page 8, lines 7 and 17, page 9, line 17, page 10, line 18, page 11 and line 6, page 12, which amendment failed of adoption.

Senator Grantham moved to amend **SB 79**, line 6, page 4, by striking the word and figure "nine (9)" and inserting the word and figures "fifteen (15)" which amendment was declared adopted.

Senator Morford moved to amend **SB 79**, line 9 and 10 and lines 15 and 16, page 22, by striking the words and figures "Twenty-five Thousand (\$25,000.00)" and inserting the words and figures "Two Hundred Fifty Thousand (\$250,000.00)" which amendment by unanimous consent he withdrew.

Senator Allen moved to amend **SB 79**, lines 9 and 10 and lines 15 and 16, page 22, by striking the words and figures "Twenty-five Thousand (\$25,000.00)" and inserting the words and figures "One Hundred Thousand (\$100,000.00)" which amendment was declared adopted.

Senator Trent moved to amend **SB 79**,

line 16, page 22, by inserting after the period the following figures “(\$25,000.00)” and before the word “Before” the following: Provided that in any event the trust fund becomes delinquent to the extent that claims allowed cannot be paid; then it shall be the duty of the legislature to appropriate out of the General Revenue Fund the necessary funds for paying all delinquent claims” which amendment by unanimous consent he withdrew.

Senator Trent moved to amend **SB 79**, line 11½, page 28, by adding a new Section 32, as follows: “Section 32. Provided that all moneys withdrawn from any bank under this Act shall be redeposited as state funds equal to the amount withdrawn.”

Senator Trent moved to amend his amendment to line 11½, page 28, by striking the word “redeposited” and inserting the word “offered,” which amendment failed of adoption.

The vote occurring on the Trent amendment, it was declared failed of adoption.

Upon motion of Senator Easterly, **SB 79**, as amended, was advanced to engrossment.

Upon motion of Senator Easterly, the rules of the Senate were suspended and **SB 79**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 79 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Boecher, Easterly, Grant-ham, McColgin, Payne, Pazoureck, Rogers, Romang, Wilson (Beckham).—10.

Nay: Allen, Baldwin, Belvin, Berrong, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Excused: McSpadden.—1.

Not Voting: Bohannon, Morford.—2.

The bill was declared failed of passage.

MOTION

Re: Instructions to Senate Conferees on General Conference Committee on Appropriations:

Senator Grantham moved that the Senate rescind its action by which it instructed the Senate Conferees on the General Conference Committee on Appropriations, under the Ham motion on the last legislative day, and the Senate Conferees be requested to work out the capital outlay improvements insofar as possible in their action before the General Conference Committee on Appropriations.

Senator Ham, as a substitute, moved that the instructions to the Senate Conferees appointed on the General Conference Committee on Appropriations be rescinded insofar as the several amounts, totaling \$4,714,825.00 is concerned.

Senator Harris presiding.

Senators Cartwright, Harris and Baldwin, in lieu of all pending motions, moved that the Senate rescind present instructions to the Senate Conferees appointed on the General Conference Committee on Appropriations and instruct said Conferees to rescind their actions on all appropriation bills not yet passed by the Senate and approve and report to the Senate a balanced budget without deficit spending or appropriating against the anticipated surplus for the second year of the biennium.

Senator Trent moved to table the Cartwright-Harris-Baldwin motion.

Senator Cobb moved that the Senate adjourn to meet at 1:00 p. m., tomorrow, which motion failed of adoption.

The vote occurring on the Trent motion, it was declared adopted.

Senator Cowden moved to table the Ham motion, which motion failed of adoption, upon a roll call as follows:

Aye: Bailey, Belvin, Cowden, Easterly, Garrison, Garvin, Grantham, Hamilton, Harris, Land, Lollar, McClendon, Payne, Romang, Tipps, Trent.—16.

Nay: Baldwin, Berrong, Boecher, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Graves, Ham, McColgin, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Wilson (Greer).—20.

Excused: McSpadden.—1.

Not Voting: Allen, Bohannon, Breeden, Kerr, Morford, Pazoureck, Wilson (Beckham).—7.

Senator Shoemake, in lieu of all pending motions, moved to amend the Ham motion to request the Senate Conferees to report to the Senate at 1:00 p. m., Thursday, July 20, the necessary and emergency capital outlay items that can be agreed upon by the Conferees, which amendment was declared adopted.

The vote occurring on the Ham motion, as amended, it was declared adopted.

Senator McClendon asked unanimous consent, which was granted, that the Ham-Rogers-Grave motion, as amended, be printed in the Journal, which is as follows:

Mr. President: We move that the Senate instruct its conferees on the Joint Conference Committee on Appropriations to amend Senate Bill 143, now pending before said committee, so as to provide for capital improvements for the following institutions, to wit:

1. School for the Blind, Muskogee, Oklahoma. New school bus and repointing brick buildings.

2. School for the Deaf, Sulphur, Oklahoma. Laundry building repairs and equipment and new annex to and renovation of Administration Building.

3. Eastern State Hospital, Vinita, Oklahoma. Rebuild combination gymnasium and auditorium.

4. Eastern Oklahoma T.B. Sanitorium, Tahihina. Modernization of men's hospital building.

5. Griffin Memorial Hospital, Norman, Oklahoma. Electrical distribution system and equipment, construction of water reservoir equipment, and repairing existing reservoir, and demolition of old buildings and construction of a new ward building.

6. Pauls Valley State School, Pauls Valley, Oklahoma. Educational training and recreation center building and equipment, and new laundry building and equipment.

7. Oklahoma State Penitentiary, McAlester, Oklahoma. Conversion of gymnasium to mental hospital, rebuilding penitentiary lighting system, feed, storage and processing building, industrial relocation project and canning plant equipment.

8. Oklahoma State Reformatory, Granite, Oklahoma. Overhaul of Cell House locking system, new water storage tank and purchase of land and irrigation wells.

9. Western State Hospital, Fort Supply, Oklahoma. Replace complete electrical system, building for mental deficient and remodel cold storage building.

10. Oklahoma General Hospital, Clinton, Oklahoma. Hospital addition and equipment, elevator, paint and remodel nurses residence.

11. Western Oklahoma T.B. Sanitorium, Clinton, Oklahoma. Replace elevator.

12. Will Rogers Memorial Commission. Superintendent's home, entrance gate, driveway to parking area, grading and landscaping.

13. Taft State Hospital, Taft, Oklahoma. Replace dining room and kitchen which was destroyed by fire.

14. Girls' Town, Tecumseh, Oklahoma. Combining gymnasium and auditorium, addition to school building.

15. Oklahoma State Regents for Higher Education. Purchase of real property for expansion of present facilities at the University of Oklahoma Medical Center.

16. That said Conferees be further instructed to rescind their action whereby they adopted the total budget, and that said Conferees take a new look at the budget, including all bills which have not

passed the Senate, so as to provide the capital improvements set forth herein, and to further request the Conferees to report to the Senate at 1:00 p.m., Thursday, July 20, the necessary and emergency capital outlay items that can be agreed upon by Conferees.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Hamilton moved that the vote be reconsidered by which **HB 995** was passed.

Senator Hamilton asked unanimous consent, to which Senator Pitcher objected, that the Honorable House be requested to return **HB 995** for the purpose of reconsideration.

Senator Hamilton moved that the Honorable House be requested to return **HB 995** for the purpose of reconsideration.

Senator Pitcher moved to table the Hamilton motion, which motion failed of adoption.

The vote occurring on the Hamilton motion, it was declared adopted.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Easterly moved that the vote be reconsidered by which **SB 79** failed of passage.

By unanimous consent, the time was extended for one legislative day for consideration of the following motions made by members named:

Senator Payne, by which the emergency on **SB 405**, as amended by the House, failed of passage.

Senator Stevenson, by which **SB 347** failed of passage.

Senator Shoemake, by which **HB 896** failed of passage.

Senator Bailey, by which **SB 307** was passed.

Senator Hamilton, by which **HB 1079** was passed.

PENDING CONSIDERATION OF HOUSE REQUEST

Upon motion of Senator Land, the request of the Honorable House for a conference on **SB 258** was granted and President Pro Tempore Collins appointed as the Senate Conferees thereunder the following:

SB 258: Land, Garrison and Rogers.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 76, 332 and 333**.

The above numbered enrolled bills were ordered referred to the Governor for consideration.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:00 p. m., tomorrow, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed:

HCR 564—By Bernard, Lance and Goodfellow.

HCR 565—By Ruby, Haworth and Spraker of the House and Shoemake and Bohannon of the Senate.

Consideration of above Resolutions 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 840—State and Federal Government.

HB 1014—Judiciary.

HB 1239—Banks and Banking.

DO PASS, as amended:

HB 734—Judiciary.

HB 1131—Judiciary.

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 **HBs 643, 772**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 643** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 643 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD OF EDUCATION TO MAKE EFFECTIVE THE SCHOOL TEXTBOOK PROGRAM OF THE STATE OF OKLAHOMA; PROVIDING FOR THE APPOINTMENT AND COMPENSATION OF EMPLOYEES; MAKING THE 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 the Senate recede from Engrossed Senate Amendments 1, 2 and 3.

2. That the following Conference Committee Amendments be adopted:

(1) By striking on Page 1, Section 1, the following lines: 14, 15, 16, 17 and 18, and insert in lieu thereof,

Emergency

Appropriation

Fund for the

Fiscal Year

Ending June

30, 1961 \$1,488,577.33

Emergency

Appropriation

Fund for the

Fiscal Year

Ending June

30, 1962 71,422.67 \$ 560,000.00

General Revenue

Fund for the

Fiscal Year

Ending June

30, 1963 1,000,000.00

Total \$1,560,000.00 \$1,560,000.00

(2) By inserting after the title, the enacting clause.

Respectfully submitted:

FOR THE HOUSE: FOR THE SENATE:

Allard,

Chairman

Williams (Murray),

Vice Chairman

Greenhaw

Hurst

Skeith

Shipley

Wolf

Murrow

Larason

Skaggs

Cox

Bradley (Tulsa)

Sparks

Clark

Willis (Cherokee)

McClendon,

Chairman

Trent, Vice

Chairman

Boecher

Wilson (Greer)

Cobb

Cowden

Easterly

Fine

Payne

Pazoureck

Stipe

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 772** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We, your Conference Committee, to

whom was referred Engrossed House Bill No. 772, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO SCHOOLS AMENDING 70 O. S. 1951, § 18-7 PARAGRAPH (a), RAISING SALARIES OF SCHOOL BUS DRIVERS AND CUSTODIANS OR JANITORS IN CERTAIN CASES; GUARANTEEING PAYMENT OF RAISE FROM OPERATIONAL AID; 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 following Conference Committee Amendment be adopted:

That the Title be amended to read as follows:

"AN ACT RELATING TO SCHOOLS AMENDING 70 O. S. 1951, § 18-7 PARAGRAPH (a), RAISING SALARIES OF SCHOOL BUS DRIVERS AND CUSTODIANS OR JANITORS IN CERTAIN CASES; PROVIDED BY ALLOCATION FROM ANY UNRESTRICTED FUNDS AVAILABLE TO SUCH SCHOOL DISTRICTS EXCEPT THOSE FUNDS REQUIRED FOR PAYMENT OF TEACHERS' SALARIES; AND DECLARING AN EMERGENCY.

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 Senate recede from Senate Amendment No. 5.

6. That the Senate recede from Senate Amendment No. 6.

7. That the Senate recede from Senate Amendment No. 7.

8. That Section 1, Page 1, lines 31 and 32, as read "Such raise shall be guaranteed from the operational aid paid to such

districts," be amended to read, "Such raise shall be provided by allocation from any unrestricted funds available to such school districts except those funds required for payment of teachers' salaries."

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Thomas,	Stipe,
Chairman	Chairman
Blackard	Bohannon
McChristian	Payne

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed SBs 73, 184, as amended.

HAS to SB 73 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 73, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE OFFICE OF THE SUPREME COURT. (Amended for Conference)"

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 20, by striking the figures "\$6,500.00" in both columns and inserting in lieu thereof the figures "\$15,708.00" and

Line 21, by striking the figures "319,515.00" in both columns and inserting in lieu thereof the figures "328,723.00".

AMENDMENT NO. 3. Amend Page 1, SECTION 2, by striking Lines 28½ and 29½ and inserting in lieu thereof the following line:

"Supreme Court Justice 9 12,500 16,000"

AMENDMENT NO. 4. Amend Page 1, SECTION 2, Line 31½, by striking the figure "10" and inserting in lieu thereof the figure "11".

AMENDMENT NO. 5. Amend Page 1, SECTION 2, by adding a new line after Line 33½ to read as follows:

"Manuscript Examiner 1 1,200 3,200"

AMENDMENT NO. 6. Amend Page 1,

SECTION 2, Line 34½, by striking the figure "32" and inserting in lieu thereof the figure "34".

AMENDMENT NO. 7. Amend page 1, SECTION 2, by adding after Line 35 and before SECTION 3, the following language:

"The portion of the salary of each Justice above \$12,500 shall be paid from the litigation fee fund provided in SECTION 3 of House Bill No. 630 of the 27th Session of the Oklahoma Legislature."

AMENDMENT NO. 8. Amend by striking all of SECTION 3 and inserting in lieu thereof a new SECTION 3 to read as follows:

"SECTION 3. The appropriations made by Section 1 of this Act for Personal Ser-

vices shall also be used to pay the salary of any Supernumerary Judge, in accordance with the provisions of Senate Bill No. 159, Regular Session of the Twenty-sixth Oklahoma Legislature."

HA to SB 184 read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 184, Page 1, SECTION 1, Line 33½, by striking after "(500.00)," the word "and" and inserting in lieu thereof the word "or" and on line 35½ adding after the word "months" the following language: "or by both such fine and imprisonment."

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Fourteenth Legislative Day

Thursday, July 20, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent.—34.

Excused: Cobb, Dacus, Easterly, Ham, Kerr, Pitcher, Ritzhaupt, Tipps, Wilson (Beckham), Wilson (Greer).—10.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator Payne introduced Scott Clark, son of Mr. and Mrs. James Clark, and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Ham introduced Mr. and Mrs. M. L. Christian and their sons, Steve and Gary, of Fort Knox, Kentucky, they being the guests of President Nigh, and asked that Steve and Gary be made Honorary Presidents Pro Tempore for this legislative day, which was the order.

COMMUNICATION

Senator McSpadden asked unanimous consent, which was granted, to have read and incorporated in the Journal the following communication:

Senator Clem McSpadden
Oklahoma State Senate
State Capitol Building
Oklahoma City, Oklahoma

Dear Sir:

Senator Ryan Kerr has been authorized to extend to the Oklahoma State Senate an invitation to come to Altus and Jackson County as our guests for a full day of hospitality, that only we are capable of delivering. There will be plenty of food, and a full program of activities at the Air Base, which will include a tour of the Base, Alert Center, Dog Show, B-52 inspection and a visit to an Atlas Missile Silo. Also, our irrigation project will be mighty pretty in a few days. In other words, we will give you the works.

The metropolitan press seems to be dissatisfied with you fellows but we are proud of you and want you to know that we think you have done a fine job. We also believe that a majority of the people feel the same way.

You set the date, any time before October 1st, and help Ryan secure a good attendance.

Your friend,
Loys Criswell

RESOLUTION

Senator Allen introduced the following Resolution, which was read at length, adopted upon his motion, and referred for enrollment:

SENATE RESOLUTION NO. 58 — By Allen.

A SENATE RESOLUTION RELATING TO A STUDY OF PRE-AUDIT SYSTEMS

FOR STATE GOVERNMENT; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL, IN ITS FIRST MEETING OF THE 1961-1963 INTERIM, TO REFER SAID STUDY SUBJECT TO AN APPROPRIATE COMMITTEE FOR STUDY, ANALYSIS AND RECOMMENDATIONS; REQUIRING THE SUBMISSION OF A FINAL REPORT AND RECOMMENDATIONS FOR ACTION BY THE TWENTY-NINTH LEGISLATURE.

WHEREAS, the need for governmental reorganization is a perennial one, particularly in the area of fiscal management and control; and

WHEREAS, continuing increases in the costs of state government highlight the significance of studies to insure competence, economy and accountability in the expenditure of public funds; and

WHEREAS, the Legislature, as the controller of the public purse, has the duty, responsibility and constitutional authority to insure said competence, economy and accountability; and

WHEREAS, the widespread illusion that a legislative appropriation is not merely an authorization but an order to spend the sums appropriated encourages wasteful expenditures of public monies; and

WHEREAS, an appropriation should be regarded as an authorization to spend only so far as may be necessary, and subject to internal pre-audit with specific or general authorization by independent agencies of the legislative and executive branches of government; and

WHEREAS, a need exists for pre-audit and review of the judgment of the spending officials; and

WHEREAS, although compliance with the terms of appropriation acts is the immediate responsibility of the respective spending agencies, no authority now exists to question the use of funds which, although legal, are unnecessary and extravagant; and

WHEREAS, present law provides for a pre-audit function the authorization thereunder is extremely limited; and

WHEREAS, a comprehensive pre-audit system is a necessary tool in effective fiscal management and control; and

WHEREAS, the Federal Government, through the Budget and Accounting Act of 1921, providing for the office of Comptroller General, and a number of state governments have established effective pre-audit procedures; and

WHEREAS, such a system in Oklahoma could save a minimum of \$5 million per year in state governmental costs;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH OKLAHOMA LEGISLATURE:

SECTION 1. The Executive Committee of the State Legislative Council, at its first meeting of the 1961-1963 interim, is hereby directed to refer to an appropriate committee for a comprehensive study the subject of pre-audit organization and procedures for state government. Said study shall include detailed analyses of Federal and State governmental pre-audit systems and their effectiveness for legislative and executive control of expenditures.

SECTION 2. The Legislative Council shall submit a final report with recommendations drafted in bill form, where legislation is indicated, for action by the Twenty-ninth Legislature.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 182 and **HB 936** each correctly engrossed.

SBs 117, 122, 368, 386, 398, 399, 429 and **SJR 33, 39** and **40** each correctly enrolled.

Engrossed **SB 182** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HB**

936, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled SBs 117, 122, 368, 386, 398, 399 and 429 and SJRs 33, 39, and 40 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of Speaker.

SECOND READING

The following Bill was read the second time and referred to Committee indicated:

HB 1244—Judiciary.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1242—By Burkett.

An Act relating to dependent and delinquent children; amending House Bill No. 667, Twenty-eighth Session of the Oklahoma Legislature; which provides for jurisdiction on jury trials and the manner in which such juries are summoned by correcting the statutes citation to read the year 1951; and declaring an emergency.

HB 1246—By General Investigating Committee.

An Act relating to mental health; requiring monthly reports by superintendents of institutions within the Department of Mental Health; supplying certain information; providing for approval or rejection of such reports by the Mental Health Board; and declaring an emergency.

HB 1247—By General Investigating Committee.

An Act relating to mental health; establishing the position of business manager for the Department of Mental Health; describing duties; authorizing Mental Health Board to make appointment and set salary; requiring certain qualifications; and declaring an emergency.

HB 1248—By General Investigating Committee.

An Act relating to mental health;

amending Section 12, Chapter 1, Title 43A, Oklahoma Session Laws 1953, page 153, as amended by Section 1, Chapter 1, Title 43A, Oklahoma Session Laws 1955, page 249 (43A O. S. Supp. 1959, § 12), providing for a Mental Health Board; prohibiting persons from serving on board who are residents of county where an institution of the Mental Health is located; prohibiting removal of members except for cause; requiring board meetings at least once each month; and declaring an emergency.

HB 1249—By General Investigating Committee.

An Act relating to mental health; defining the duties of the Director of Mental Health; amending the Mental Health Law of 1953, as amended, to empower the Director to appoint or remove the superintendents and other officers of institutions within the Department; and declaring an emergency.

HJR 547—By Privett and Baggett.

A Joint Resolution relating to the Pawnee Bill Ranch; amending Section 2 of House Joint Resolution No. 520, Twenty-eighth Session of the Oklahoma Legislature, to correct an erroneous legal description of such ranch; and declaring an emergency.

The above numbered HBs and/or HJs were read for the first time.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 46**, as co-authored by Strickland, Keyes, Poynor and McCue, and **SCR 47**.

The above numbered Resolutions were referred for enrollment.

GENERAL ORDER

Senator Boecher asked unanimous consent, which was granted that **HJR 540** be stricken from the Calendar.

Senator Allen asked unanimous consent, which was granted, that **HCR 564** be

withdrawn from the Calendar and referred to the Committee on Education — Higher.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

HB 1033 by Howze and Wilhelm was read and considered.

Upon motion of Senator Breeden, **HB 1033** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **HB 1033** was placed upon third reading and final passage.

THIRD READING

HB 1033 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Colston, Cowden, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Shoemake, Stevenson, Trent.—28.

Nay: Romang.—1.

Excused: Berrong, Cobb, Dacus, Easterly, Ham, Kerr, Pitcher, Ritzhaupt, Tipps, Wilson (Beckham), Wilson (Greer).—11.

Not Voting: Cartwright, Collins, Rogers, Stipe.—4.

The bill was declared passed.

HB 1033, as amended, was referred for engrossment.

Senators Cobb, Dacus, Tipps and Wilson (Greer) asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Senator McClendon asked unanimous consent, which was granted, that the Senate refuse to concur in **HAS** to **SB 73** and request a conference thereon, referring the bill to the General Conference Committee on Appropriations.

Senator Grantham asked to be shown

excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 385 by Bailey was read and considered.

Upon motion of Senator Bailey, **SB 385** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **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, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Berrong, Easterly, Grantham, Kerr, Pitcher, Ritzhaupt, Wilson (Beckham).—7.

Not Voting: Collins, Stevenson.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—35.

Excused: Berrong, Easterly, Grantham, Kerr, Pitcher, Ritzhaupt, Wilson (Beckham).—7.

Not Voting: Collins, Stevenson.—2.

The emergency was declared passed.

SB 385 was referred for engrossment.

Senators Kerr, Berrong, Ritzhaupt and

Grantham asked to be shown present, which was the order.

GENERAL ORDER

HB 871 by Taliaferro was read and considered.

Senator Hamilton moved to amend **HB 871**, line 6, page 1, by striking the word "Certified" and on line 2, page 2, by striking the word "Certified" which amendment was declared adopted.

Upon motion of Senator Harris, **HB 871**, as amended, was advanced to engrossment.

Upon motion of Senator Harris, further consideration of **HB 871** was deferred for this legislative day.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 566**.

By unanimous consent, **HCR 566** was taken up for immediate consideration, the Resolution being read at length as follows and adopted upon motion of Senator Rogers:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 566—By Andrews, McCarty, Baggett, Blankenship, Keyes, Skaggs, Taggart, Skeith, Abbott, Allard, Atkinson, Avey, Batson, Bernard, Bilyeu, Blackard, Bond, Bower, Bradley (Jefferson), Bradley (Tulsa), Briscoe, Bullard, Burkett, Burnham, Bynum, Camp, Clark, Cole, Converse, Cook, Cox, Craig (Kay), Craig (Lincoln), Diel, Dolezal, Doornbos, Dyer, Eidson, Etling, Finch, Fitch, Fogarty, Ford, Forsythe, Fowler, Goodfellow, Green, Greenhaw, Harper, Haworth, Henry, Hesser, Holcomb, Holder, Hopkins, Howard, Howe, Howze, Hurst, Inman, Johnston, Jones, Kardokus, Karnes, Lance, Larason, Lauer, Levergood, McChristian, McCue, McCune, Massey, Metcalf, Moad, Morgan, Mountford, Murrow, Nichols (Dewey), Nichols (Seminole), Northcutt, Odom (McIntosh), Odom (Wagoner), Ogden, Page, Patterson, Poynor, Priebe,

Privett, Redman, Reneau, Richardson, Richeson, Ruby, Sanguin, Sare, Settles, Shibley, Shipley, Smith, Sparkman, Sparks, Spraker, Stevens, Strickland, Sullivan, Taliaferro, Tate, Thomas, Tinker, Traw, Tucker, Vandiver, Van Hooser, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Cherokee), Willis (Jackson), Witt and Wolf of the House and Rogers and Pazoureck of the Senate.

A CONCURRENT RESOLUTION WELCOMING THE INTRODUCTION OF CLASS AAA PROFESSIONAL BASEBALL INTO OKLAHOMA AND COMMENDING THOSE PARTICULARLY RESPONSIBLE.

WHEREAS, The game of baseball has since its invention captured the competitive spirit of all America; and

WHEREAS, The American Association has selected Oklahoma City for a franchise in their Class AAA Baseball League; and

WHEREAS, Mr. Jim Roederer, President of the All-Sports Association, by his energetic and enthusiastic leadership, was instrumental in the negotiations preceding the award of such a franchise; and

WHEREAS, Mr. Spec Richardson, as General Manager of the Baseball Team to be located in Oklahoma City; Mr. Jim Burris of Denver, as President of the American Association; The Honorable James H. Norick, Mayor of Oklahoma City; Honorable Harry Bell, Honorable William C. Kessler, Honorable Ray A. Martin, Honorable William E. Ware, Honorable Lonnie W. Sage, Honorable A. A. Akers, Honorable Wayne Speegle and Honorable Harold L. Johnson, Members of the Oklahoma City Council; Mr. Robert T. Luttrell, City Manager of Oklahoma City; and Mr. Pat Murphy of the Oklahoma City Park Department; have all contributed to the speedy and successful negotiations that preceded their herald announcement; and

WHEREAS, The coming seasons of professional baseball are anticipated with

enthusiasm and delight by the sports fans of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the members of the Legislature do hereby congratulate and commend the various individuals who were instrumental in arranging and promoting the installation of a Class AAA League Baseball Team of the American Association in Oklahoma City and urge all the citizens of Oklahoma to render their support and encouragement for its successful and victorious operation.

SECTION 2. That duly authenticated copies of this Resolution be prepared and forwarded to each person named in this Resolution with a resounding — "Play Ball."

Engrossed **HCR 566** was properly signed and ordered returned to the Honorable House.

Senator Ham asked to be shown present, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Kerr, the following Resolution was introduced:

SCR 48—By Kerr of the Senate and Dyer, et al, of the House.

A Resolution relating to an interim study by the appropriate committee of the State Legislative Council for determining the feasibility and practicability of the establishment of a "Work-Relief Program" in connection with the Public Welfare programs in this State and its subdivisions; requesting the Executive Committee of the State Legislative Council to accept the proposal and to refer such to the appropriate committee for study and action.

Following discussion of the Resolution,

Senator Cowden raised a point of order, citing Rule 20b, which was sustained.

Senator Kerr asked unanimous consent, which was granted, that **SCR 48** be stricken from the Calendar.

GENERAL ORDER

HB 755 by Mountford, et al, was read and considered.

By unanimous consent, Senators Fine, Stipe, Boecher, Baldwin and Cowden were added as co-authors of **HB 755**.

Upon motion of Senator Fine, **HB 755** was advanced to engrossment.

By unanimous consent, upon request of Senator Fine, **HB 755** was placed upon third reading and final passage.

THIRD READING

HB 755 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent.—34.

Nay: Land, Payne, Shoemake.—3.

Excused: Easterly, Pitcher, Wilson (Beckham).—3.

Not Voting: Cartwright, Collins, McSpadden, Wilson (Greer).—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, Morford, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent.—34.

Nay: Land, Payne, Shoemake.—3.

Excused: Easterly, Pitcher, Wilson (Beckham).—3.

Not Voting: Cartwright, Collins, McSpadden, Wilson (Greer).—4.

The emergency was declared passed.

HB 755 was properly signed and ordered returned to Honorable House.

Senators Grantham, Fine and Baldwin asked to be shown excused until such time as they can return to the Chamber, which was the order.

Senator Easterly asked to be shown present, which was the order.

GENERAL ORDER

HB 978 by Lance, et al, was read and considered.

Senator Allen moved to amend **HB 978**, line 4, page 2, by deleting after the word "ers" the remainder of line 4 and all of lines 5 and 6, which amendment was declared adopted.

Senator Allen, on behalf of Senator Grantham moved to amend **HB 978** line 3, page 1, by adding after the word "follows" a new section to replace the section stricken by the Kerr amendment, to read as follows: "(1) To sell, display for sale or offer for sale, eggs which are produced outside of Oklahoma to consumers unless the container bears the legend "not Oklahoma produced" in extra bold legible not less than one-half inches in height and of contrasting color to carton and other printing thereon. This legend shall be on the top of each retail carton." and by striking the letter "(a)" at the end of line 1, of the Kerr amendment, as adopted, and by renumbering the remaining sections and amending the title to conform thereto.

Senator Kerr moved to table the Grantham amendment, which motion was declared failed of adoption.

The vote occurring upon the Grantham amendment, it was declared adopted upon motion of Senator Allen.

Senator Ritzhaupt moved to amend **HB 978**, line 12½, page 5, by adding a new Section 2, and renumbering the remaining section, Section 2 to read as follows: "Nothing in this Act shall prohibit the sale of eggs produced on the farm and sold direct to the consumer, such eggs shall be produced by hens maintained on the farm from which they are sold" which amendment was declared adopted.

Upon motion of Senator Allen, **HB 978**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Allen, **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: Allen, Berrong, Boecher, Colston, Dacus, Easterly, Field, Garvin, Ham, Lollar, Payne, Romang, Shoemake, Wilson (Greer).—14.

Nay: Bailey, Belvin, Bohannon, Cobb, Cowden, Garrison, Graves, Hamilton, Kerr, Land, McColgin, Morford, Pazour-eck, Ritzhaupt, Rogers, Stevenson, Stipe, Tipps, Trent.—19.

Excused: Baldwin, Fine, Grantham, Pitcher, Wilson (Beckham).—5.

Not Voting: Breeden, Cartwright, Collins, Harris, McClendon, McSpadden.—6.

The bill was declared failed of passage.

MOTION TO RECONSIDER VOTE

As provided under Rule 12-a, Senator Allen moved that the vote be reconsidered by which **HB 978**, as amended, failed of passage.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 1090, 1123 and 1124** as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 326** and **SB 408** as co-authored by McCue.

The above numbered Bills were referred for enrollment.

GENERAL ORDER

HB 1103 by Public Health Committee was read and considered.

Senator Ritzhaupt asked unanimous consent, which was granted, to amend the authorship of **HB 1103**, by striking "Public Health Committee" and inserting "Shibley."

Upon motion of Senator Ritzhaupt, **HB 1103**, as amended, was advanced to engrossment.

Upon motion of Senator Ritzhaupt, the rules of the Senate were suspended and **HB 1103**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1103 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Greer).—30.

Nay: Shoemake.—1.

Excused: Baldwin, Fine, Grantham, Pitcher, Wilson (Beckham).—5.

Not Voting: Allen, Boecher, Collins, Garrison, Harris, Morford, Stipe, Tipps.—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garvin,

Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Stevenson, Trent, Wilson (Greer).—30.

Nay: Shoemake.—1.

Excused: Baldwin, Fine, Grantham, Pitcher, Wilson (Beckham).—5.

Not Voting: Allen, Boecher, Collins, Garrison, Harris, Morford, Stipe, Tipps.—8.

The emergency was declared passed.

HB 1103, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Shoemake moved to reconsider the vote by which **HB 1103**, as amended, was passed.

Senator Rogers asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 426 by Collins, Bailey, Payne, Wilson (Greer) and Land of the Senate and McCune et al of the House was read and considered.

Senator Baldwin asked to be shown present, which was the order.

Upon motion of Senator Bailey, **SB 426** was advanced to engrossment.

Upon motion of Senator Bailey, the rules of the Senate were suspended and **SB 426** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 426 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham,

Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—33.

Excused: Fine, Grantham, Pitcher, Rogers, Wilson (Beckham).—5.

Not Voting: Boecher, Collins, Harris, McSpadden, Stipe, Tipps.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—33.

Excused: Fine, Grantham, Pitcher, Rogers, Wilson (Beckham).—5.

Not Voting: Boecher, Collins, Harris, McSpadden, Stipe, Tipps.—6.

The emergency was declared passed.

SB 426, was referred for engrossment.

GENERAL ORDER

SB 436 by Collins, Wilson (Greer), Bailey, Payne, Land and Graves of the Senate and McCune et al of the House, was read and considered.

Upon motion of Senator Bailey, **SB 436** was advanced to engrossment.

Senator Fine asked to be shown present, which was the order.

Upon motion of Senator Bailey, the rules of the Senate were suspended and **SB 436** was considered engrossed and placed upon third reading and final passage.

THIRD READING

SB 436 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin,

Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Greer).—35.

Excused: Grantham, Pitcher, Rogers, Wilson (Beckham).—4.

Not Voting: Collins, McSpadden, Stipe, Tipps, Trent.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Greer).—35.

Excused: Grantham, Pitcher, Rogers, Wilson (Beckham).—4.

Not Voting: Collins, McSpadden, Stipe, Tipps, Trent.—5.

The emergency was declared passed.

SB 436 was referred for engrossment.

GENERAL ORDER

HB 961 by Bond was read and considered.

Upon motion of Senator Garvin, **HB 961** was advanced to engrossment.

Senator Garvin asked unanimous consent, which was granted, that **HB 961** be placed upon third reading and final passage.

THIRD READING

HB 961 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden,

Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—36.

Excused: Grantham, Pitcher, Rogers, Wilson (Beckham).—4.

Not Voting: Collins, Colston, Stipe, Tipps.—4.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Trent, Wilson (Greer).—36.

Excused: Grantham, Pitcher, Rogers, Wilson (Beckham).—4.

Not Voting: Collins, Colston, Stipe, Tipps.—4.

The emergency was declared passed.

HB 961 was properly signed and ordered returned to Honorable House.

SPECIAL REPORT OF SENATE CONFEREES

Senator McClendon, Chairman of the Senate Conferees, appointed on the General Conference Committee on Appropriations, acting under instructions of the Senate made on the last legislative day under the Ham motion, as amended, Re capital outlay improvements, submitted the following tentative approval of outlays:

BILLS TENTATIVELY APPROVED FOR CAPITAL OUTLAY

Blind School	\$ 42,500
Deaf School	339,000
Pauls Valley	100,000
Penitentiary	125,000

Reformatory	50,000
Western State Hospital	155,000
Taft State Hospital	20,000
Medical Center, Expansion	600,000
Kellog Foundation, Matching	650,000
Armory Construction	145,000

TOTAL\$2,226,500

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1033 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 1033**, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

SB 435 by Harris was read and considered.

Senators Kerr, Hamilton, Shoemake, McColgin, Trent, Bohannon, Stevenson, McSpadden, Belvin, Payne, Graves, Lollar, Garvin, Ritzhaupt, McClendon, Pazoureck, Berrong, Dacus, Land, Romang, Garrison, Stipe, Fine and Field asked to be shown as co-authors of **SB 435**, which was the order.

Senator Harris moved to amend **SB 435**, line 7, page 11, by adding a new sentence after the word "Act", as follows: "For the purpose of this section the phrase 'surplus revenues' is hereby defined to be any revenues over and above the cost of financing the general government and utility functions of the municipality or county in any fiscal year or any prior commitment of such revenues" which amendment was declared adopted.

Senator Allen moved to amend **SB 435**, line 3, page 3, by deleting Section 3 and renumbering remaining Sections, which amendment was tabled upon motion of Senator Graves.

Senator Allen moved to amend **SB 435**, line 4, page 3, by adding after the word "revenues" the following: "acquired as provided herein" which amendment was tabled upon motion of Senator Hamilton.

Upon motion of Senator Harris, **SB 435**, as amended, was advanced to engrossment.

Upon motion of Senator Harris, the rules of the Senate were suspended and **SB 435**, as amended, 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—38.

Nay: Allen, Tipps.—2.

Excused: Grantham, Rogers, Wilson (Beckham).—3.

Not Voting: Belvin.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—38.

Nay: Allen, Tipps.—2.

Excused: Grantham, Rogers, Wilson (Beckham).—3.

Not Voting: Belvin.—1.

The emergency was declared passed.

SB 435, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Allen moved to reconsider the vote by which **SB 435** was passed.

SPECIAL COMMITTEE REPORT

Senator Fine, Chairman of the Committee on Research and Investigation, appointed pursuant to Rule 24-A, submitted the following Committee Report which was read at length and adopted upon his motion:

Mr. President:

On instruction from the Senate, the Committee on Research and Investigation met on July 18, 1961, at 5:00 o'clock p.m. to look into the matter of food and drug shortages at Western State Hospital, as reported in a newspaper article by Mark Sarchet appearing in the Daily Oklahoman on this date. Also, to consider an anonymous letter received by Senator McColgin concerning the institution.

First, may we report on our findings relative to the purported shortages in food and drugs.

Appearing before the Committee were Bert Logan, Budget Director, and Dr. T. Glyne Williams, Mental Health Director.

Mr. Bert Logan reported that on this date, July 18, 1961, the Western State Hospital has in their revolving fund, the sum of \$89,056.62; that orders in the amount of \$12,000 plus are outstanding against this fund, leaving a balance of \$76,636 available for budgetary purposes; that this amount of money could have been requested and used, for any purpose other than capital outlay, at any time upon proper requisition. Consequently, there is no reason why the institution should be short of any food or drugs. All they needed to do was request the money, up to the amount of \$76,636 and it would be immediately available. However, no such request had been made. Asked about the source of such request, if and when made, Mr. Logan stated that

it would come from the superintendent of the institution, to the controlling board, and then to the Budget Office.

Dr. T. Glyne Williams, Director of the Mental Health Board, reported that on or about the 30th day of June, 1961, the superintendent had told him they were running low on some commodities but that he did not know they were out of any drugs or items of food; that he had heard nothing further from the superintendent; that the normal request for appropriated and revolving fund money had been filed but that this had been held up since no appropriation had been made, and that no separate request for funds from the revolving fund had been filed to this date; that after reading the article and conferring with the superintendent, request has today been made and it is his understanding that it has been granted.

Asked if the responsibility for this failure was that of the Legislature, Dr. Williams answered that it was not, but that it was the responsibility of the superintendent of the institution. And that since the superintendent was accountable to the Mental Health Board, it was the responsibility of the Board and its director.

Dr. Williams agreed that had a request been made for funds from the revolving fund, that within one day the funds would have been available, orders for food and drugs could have been placed and the commodities received. Dr. Williams also agreed that the emergency referred to in the newspaper article was a direct result of poor management and could in no way be laid at the door of the Legislature.

The anonymous letter above referred to was read by the Committee and by Dr. Williams, and it was the consensus of opinion that it should be disregarded since there was no signature thereto, and it is realized that in any institution this large there are always disgruntled employees. Hence, no further action will be taken thereon.

Dr. Harold Whitten, Superintendent of

Western State Hospital, appeared before the Committee on July 19, 1961.

In answer to questions from the Committee, Dr. Whitten said the newspaper article was as much of a surprise to him as it was to anybody else; that he did not know he was being interviewed when Mr. Sarchet was at the hospital; that it was merely a visit, and during the conversation, he did tell Mr. Sarchet that they had run out of breakfast food and vegetables. However, Dr. Whitten said he and the business manager did not consider this any emergency as they had an ample supply of other foods to serve. As to the reported shortage of medicines, he said they were out of some particular brands of specific items, but that they had plenty of similar items on their shelves just as good, which they were using, and that no patient was being neglected or denied proper medication.

Asked if he knew they had \$76,000.00 in their revolving fund which could have been requested, Dr. Whitten said he thought when they made their normal request for funds from appropriated money and the revolving fund that was sufficient and he was waiting to receive the money. However, he has since been informed that a separate request must be made for this revolving fund money. This was done yesterday evening and today — in less than twenty-four hours — the funds are available.

Dr. Whitten apologized to the Committee for any concern or embarrassment they had suffered, and assured them that he had no intention of criticizing or blaming them. He said the article was slanted and did not reflect the true facts.

Respectfully submitted,

COMMITTEE ON RESEARCH AND
INVESTIGATION

s/ Ray Fine,
Chairman

MOTION

Senator Bailey moved that the Senate

Conferees appointed on the General Conference Committee on Appropriation be released from the instructions under which the Senate placed them on July 18, 1961, on motion by Senators Ham, Rogers and Graves, as amended by the Ham motion on July 19th., which motion was seconded by Senator Ham and adopted by the Senate.

Senator Land asked to be shown excused for the remainder of this legislative day, which was the order.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SJR**s 33, 39, 40, **SB**s 117, 122, 368, 386, 398, 399, 429.

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** 231, as amended.

HA to **SB** 231 read as follows, and consideration deferred.

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 231, Page 1, by amending the TITLE to read as follows:

"AN ACT AMENDING TITLE 63, OKLAHOMA STATUTES 1951, SECTION 631, BY CHANGING THE DEFINITION OF PUBLIC BATHING PLACES TO INCLUDE ALL WADING POOLS AND ALL SWIMMING POOLS OF LESS THAN FIVE (5) ACRES SURFACE AREA IN SIZE; AND DECLARING AN EMERGENCY."

Senator Grantham asked to be shown present, which was the order.

Senators Cobb and Hamilton asked to be shown excused for the remainder of this legislative day, which was the order.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Stipe moved that the vote be reconsidered by which **SB** 421 failed of passage.

Senator Payne asked that the time be

extended one legislative day for the consideration of his motion to reconsider the vote by which the emergency section to **SB** 405, as amended by the Honorable House, failed of passage, which was the order.

Senator Stevenson asked that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **SB** 347 failed of passage, which was the order.

Senator Allen asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB** 435 was passed.

Senator Allen asked unanimous consent, to which Senator Graves objected, that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **HB** 919 was passed.

Senator Allen moved that the time be extended one legislative day for the consideration of his motion to reconsider the vote by which **HB** 919 was passed.

Senator Berrong raised a question of "no quorum", following which the President ordered the roll called and declared a quorum was present.

Senator Morford, as a substitute for the Allen motion moved, when the Clerk's desk is cleared, the Senate adjourn to meet on Monday, July 24, 1961, at 1:00 p. m., which motion was declared adopted.

MESSAGE FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB** 995.

The above numbered Enrolled Bill was, after fourth reading, 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** 682.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 682** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 682, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO LICENSE OF COIN OPERATED MUSIC DEVICE OR COIN OPERATED AMUSEMENT DEVICE; AMENDING 68 O. S. 1951, § 1548, TO REQUIRE APPLICANT TO HAVE BEEN A RESIDENT OF OKLAHOMA FOR OVER ONE (1) YEAR, AND IF A PARTNERSHIP OR CORPORATION, REQUIRING ONE-HALF (½) OF OWNERSHIP TO HAVE BEEN A RESIDENT OF OKLAHOMA FOR ONE (1) YEAR; 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 House adopt Senate amendments No. 1 and No. 2.

2. That the following Conference Committee amendments be adopted.

a. Amend the title by adding the words "and operation" in line 5, after the word, "license".

b. Amend the title on line 6 by striking the semicolon after the word "de-

vice" and adding the following language "and coin operated cigarette machines;"

c. Line 14 after the words "amusement device," add the following language "or coin operated cigarette machine,".

d. Following the word "application." on line 29, insert the following new language: "The coin operated cigarette machines referred to herein dispense tangible personal property, while the purpose of the other two types of machines is to furnish music and entertainment and not things of value. A replay shall not be considered a thing of value."

e. Line 31 after the word "device," add the following language "or coin operated cigarette machines,".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Vandiver,

Hamilton,

Chairman

Chairman

Skeith

Dacus

Taliaferro

Stipe

COMMITTEE REPORTS

The following Bill was reported by the Committee named, ordered printed and placed upon the Calendar unless otherwise indicated:

WITHOUT RECOMMENDATION:

HB 1118—Business and Industry.

As provided under the Morford motion, the Senate was declared adjourned to meet on Monday, July 24, 1961, at 1:00 p. m.

One Hundred and Fifteenth Legislative Day

Monday, July 24, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Berong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Belvin, Boecher, Lollar, Morford.—4.

The President declared a quorum present.

Prayer was offered by the Chaplain, the Reverend Leon Davidson, Pastor of the First Baptist Church of Kinta, Oklahoma.

The Journal for the last legislative day was declared approved.

Senator Graves introduced Brice Swartz and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Garrison introduced Charles Richard Venable III, Pamela Jean and Adele Venable and asked that they be made Honorary Pages for this legislative day which was the order.

Upon motion of Senator Allen, the Senate was declared recessed for five minutes for the purpose of attending a surprise birthday party, in the Senate Lounge, honoring Senator Rogers.

The Senate re-assembled, with the President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SBs 307, 385, 426, 436 and HBs 919, 1076 and 1079 each correctly engrossed.

SBs 326, 408, SCR 46 and SR 58 each correctly enrolled.

Engrossed **SBs 307, 385, 426 and 436** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 919, 1076 and 1079**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 326 and 408** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 46** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SR 58** was properly signed and ordered transmitted to 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:

HB 1235—Judiciary.

HB 1244—Judiciary.

DO PASS, as amended:

HB 1078—Judiciary.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 556**.

The above numbered Enrolled Bill was, after fourth reading, 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:

HB 1242—Social Welfare.

HB 1246—Social Welfare.

HB 1247—Social Welfare.

HB 1248—Social Welfare.

HB 1249—Social Welfare.

Senator Ritzhaupt asked unanimous consent, which was granted, that the above order on **HBs 1246, 1247, 1248 and 1249** be rescinded and that said Bills be referred to the Committee on Public Health.

HJR 547 — Senator Breeden asked unanimous consent, which was granted, that **HJR 547** be printed and placed upon the Calendar, without reference to a Committee.

MESSAGES FROM GOVERNOR

Advising approval by him, on July 21, 1961, of Enrolled **SBs Nos. 36, 51, 55, 75, 76, 81, 91, 96, 332 and 333** entitled:

ENROLLED SENATE BILL NO. 36—By Grantham and Garvin of the Senate and Camp, Bower, Craig (Lincoln), Green, and Howe of the House.

AN ACT RELATING TO CERTAIN COMMERCIAL TRANSACTIONS IN OR REGARDING PERSONAL PROPERTY AND

CONTRACTS AND OTHER DOCUMENTS CONCERNING THEM, INCLUDING SALES, COMMERCIAL PAPER, BANK DEPOSITS AND COLLECTIONS, DOCUMENTARY LETTERS OF CREDIT, BULK TRANSFERS, WAREHOUSE RECEIPTS, BILLS OF LADING, OTHER DOCUMENTS OF TITLE, INVESTMENT SECURITIES, AND SECURED TRANSACTIONS, INCLUDING CERTAIN SALES OF ACCOUNTS, CHATTEL PAPER, AND CONTRACT RIGHTS; ETC.; AND FIXING EFFECTIVE DATE OF THIS ACT.

ENROLLED SENATE BILL NO. 51—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE DEPARTMENT OF CHARITIES AND CORRECTIONS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 55—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE AUDITOR; ETC.; and DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 75—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE INSURANCE BOARD; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 76—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE STATE EXAMINER AND INSPECTOR; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 81 — By Wilson (Beckham), Baldwin, Rogers

and Garrison of the Senate and Burkett, Howard and Henry of the House.

AN ACT RELATING TO UNEXPLAINED DEATHS; CREATING A BOARD WITH AUTHORITY TO EMPLOY A STATE MEDICAL EXAMINER AND OTHER PERSONNEL, AND WITH AUTHORITY TO INVESTIGATE SUCH DEATHS; ETC.; AND PROVIDING THAT THE EFFECTIVE DATE OF THE ACT SHALL BE JANUARY 2, 1962.

ENROLLED SENATE BILL NO. 91—
By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE CHIEF MINE INSPECTOR; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 96—
By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF EDUCATION; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 332 —
By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE HONOR FARM; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 333 —
By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF AFFAIRS FOR THE PURPOSE OF CONSTRUCTION AND FURNISHING OF BUILDINGS AND NECESSARY EQUIPMENT TO PROMOTE AND IMPROVE THE PRISON FARM PROGRAM OF THE STATE HONOR FARM; ETC.; AND DECLARING AN EMERGENCY.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 1033**, requesting Conference and referring Bill to General Conference Committee on Reapportionment.

Senator McClendon moved that the request of the Honorable House for a conference on **HB 1033** be granted, which motion prevailed, and referring Bill to the General Conference Committee on Reapportionment.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HBs 936** and **1120**, requesting Conference and referring Bills to General Conference Committee on Appropriation.

Senator McClendon moved that the request of the Honorable House for a conference on **HBs 936** and **1120** be granted, which motion prevailed, and referring Bills to General Conference Committee on Appropriations.

MOTION

RE: CIVIL CASE NO. 5211

Filed in U. S. District Court
July 20, 1961

Senator Field moved that the President Pro Tempore be authorized to request an opinion from the Office of the Attorney General in connection with the above captioned Case, and that he further be authorized to appoint three Attorney-Members of the Senate to make a study of said Case and report back to the Senate their findings, which motion was declared adopted.

PENDING SENATE ACTION

HCR 565 by Ruby, Haworth and Spraker of the House and Shoemake and Bohannon of the Senate was taken up for consideration, read as follows, and adopted upon motion of Senator Shoemake:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 565—By Ruby, Ha-

worth, and Spraker of the House, and Shoemaker and Bohannon of the Senate.

A CONCURRENT RESOLUTION EXPRESSING SUPPORT OF THE PEOPLE OF OKLAHOMA FOR THE PRESIDENT'S PHYSICAL FITNESS PROGRAM AND COMMENDING THE MUSKOGEE SCHOOL SYSTEM FOR ITS SELECTION AS THE FIRST PILOT PROGRAM.

WHEREAS, The physical condition of all of our citizens contributes to the strength of our nation; and

WHEREAS, The President of the United States has called this problem vividly to the attention of the people of America and has instituted a program of physical fitness which, if pursued diligently, will correct and improve many of the physical needs of our youth; and

WHEREAS, The President of the United States has appointed one of Oklahoma's leading citizens Coach Charles B. "Bud" Wilkinson of the University of Oklahoma, to organize a program for the improvement of the physical standards of the nation's youth; and

WHEREAS, Muskogee Oklahoma School System has been chosen as the first pilot program for physical fitness in our Nation.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Legislature of Oklahoma hereby expresses its support and encouragement to the President's Program of Physical Fitness to the end that all children in our State, as well as our Nation, will be permitted and encouraged to meet the minimum standards of physical fitness.

SECTION 2. That the officials of the school system and the citizens of the City of Muskogee be commended and congratulated for their selection as the

first pilot program for physical fitness in the Nation.

SECTION 3. That the President of the United States and the United States Congress be advised through the Oklahoma Congressional Delegation of the enthusiastic support of the people of Oklahoma for the President's Program of Physical Fitness.

SECTION 4. That proper authenticated copies of this Resolution be prepared and forwarded to the President of the Muskogee Oklahoma School Board, Coach Charles B. "Bud" Wilkinson, University of Oklahoma, and the Chairman of the Oklahoma Delegation in the United States Congress.

Engrossed HCR 565 was properly signed and ordered returned to the Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Hamilton, the Conference Committee Report on HB 682 was declared adopted.

HB 682, 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, Berrong, Bohannon, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—26.

Nay: Allen, Bailey, Breeden, Cobb, Garrison, Garvin, Graves, Land, Rogers, Romang, Tipps.—11.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Collins, Harris, Pitcher.—3.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Bohannon, Cart-

wright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Allen, Bailey, Breeden, Land, Rogers, Romang, Tipps.—7.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Collins, Harris.—2.

The emergency was declared passed.

HB 682, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF HA

Upon motion of Senator McSpadden, the Senate concurred in **HA** to Engrossed **SB 231**.

SB 231, 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, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Bailey, Collins, Cowden, Grantham, Land.—5.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt,

Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Bailey, Collins, Cowden, Grantham, Land.—5.

The emergency was declared passed.

House Amendment was properly signed and above numbered bill, as amended, was referred for enrollment.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Stipe, the Senate refused to adopt the Conference Committee Report on **HB 772**, and requested a further conference.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 391**, as amended.

HAs to **SB 391** read as follows, and concurred in upon motion of Senator Berrong:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 391, by adding the following coauthor: "McCUNE of the House"

AMENDMENT NO. 2. Amend Page 1, **SECTION 1 (a)**, Line 15, by inserting the word "requested" after the word "receipt"

SB 391, 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, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Bohannon, Collins, Cowden, Fine, Land, Pitcher, Ritzhaupt, Stipe.—8.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Bohannon, Collins, Cowden, Fine, Land, Pitcher, Ritzhaupt, Stipe.—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 fourth reading of and transmitting Enrolled HBs 755, 961, 1090, 1123 and 1124.

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 566.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 435 correctly engrossed.

SCR 47 correctly enrolled.

Engrossed SB 435 was properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled SCR 47 was properly signed and ordered transmitted to the Honorable House for signature of the Speaker.

Senator Pazoureck asked to be shown excused until such time as he can return to the Chamber, which was the order.

PENDING CONSIDERATION OF CCR

Senator McClendon moved that the Conference Committee Report on HJR 513 be adopted.

Senator Rogers, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on HJR 513, and request a further conference, which motion was tabled upon motion of Senator McClendon.

The vote occurring upon the McClendon motion, it was declared adopted.

HJR 513, 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, Bailey, Berrong, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Ham, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Stevenson, Stipe, Trent.—25.

Nay: Baldwin, Garvin, Hamilton, Rogers Romang, Shoemake.—6.

Excused: Belvin, Boecher, Lollar, Morford, Pazoureck.—5.

Not Voting: Cartwright, Collins, Garrison, Grantham, Harris, Tipps, Wilson (Beckham), Wilson (Greer).—8.

The Resolution as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—30.

Nay: Baldwin, Rogers.—2.

Excused: Belvin, Boecher, Lollar, Morford, Pazoureck.—5.

Not Voting: Cartwright, Collins, Garrison, Grantham, Harris, Wilson (Beckham), Wilson (Greer).—7.

The emergency was declared passed.

HJR 513, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 763**, as amended.

MESSAGE FROM HOUSE

Advising passage of and returning Engrossed **SB 439**, as coauthored by Allard, Andrews, Baggett, Batson, Bernard, Bradley (Tulsa), Bullard, Burkett, Burnham, Camp, Craig (Lincoln), Dolezal, Dyer, Etling, Finch, Fitch, Ford, Goodfellow, Howard, Howe, Hurst, Larason, Levergood, McCarty, McChristian, McCue, McCune, Massey, Moad, Murrow, Nichols (Dewey), Nichols (Seminole), Odom (McIntosh), Odom (Wagoner), Patterson, Poynor, Priebe, Privett, Richeson, Ruby, Sanguin, Sare, Shibley, Skaggs, Sullivan, Tate, Vandiver, Watkins, Wilhelm, Williams (Carter), Williams (Murray), Willis (Jackson), Witt and Wolf.

The above numbered bill, as co-authored, was referred for enrollment.

Senator Pazoureck asked to be shown present, which was the order.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 590** was declared adopted.

HB 590, 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: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Ritzhaupt.—1.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Allen, Collins.—2.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Ritzhaupt.—1.

Excused: Belvin, Boecher, Lollar, Morford.—4.

Not Voting: Allen, Collins.—2.

The emergency was declared passed.

HB 590, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Senators Graves and Harris asked to be shown excused until such time as they can return to the Chamber, which was the order.

PENDING CONSIDERATION OF CCR

Senator McClendon moved that the Conference Report on **HB 643** be adopted.

Senator Pitcher, as a substitute, moved that the Senate refuse to adopt the Conference Report on **HB 643**, and request a further conference, which motion was tabled upon motion of Senator McClendon.

President Pro Tempore Collins presiding.

The vote occurring upon the McClendon motion, it was declared adopted.

HB 643, 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, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus,

Easterly, Field, Fine, Garrison, Garvin, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Bailey, Baldwin, Cartwright, Grantham, Land, Pazoureck, Ritzhaupt.—7.

Excused: Belvin, Boecher, Graves, Harris, Lollar, Morford.—6.

Not Voting: Wilson (Beckham).—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, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Ham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Bailey, Baldwin, Cartwright, Grantham, Land, Pazoureck, Ritzhaupt.—7.

Excused: Belvin, Boecher, Graves, Harris, Lollar, Morford.—6.

Not Voting: Wilson (Beckham).—1.

The emergency was declared passed.

HB 643, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Pazoureck moved to reconsider the vote by which **HB 643**, as amended in Conference, was passed.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 73**, and referring Bill to General Conference Committee on Appropriations.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 438**.

The above numbered Bill was referred for enrollment.

Senators Harris and Lollar asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 41** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 41 entitled:

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; * * * ; 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 recede from Engrossed House Amendments 1 and 2.

2. That the Senate concur in Engrossed House Amendment 3.

3. That the following Conference Committee Amendment be adopted: Page 1, Line 19, strike the figures "770,000.00" in each column and insert in lieu thereof the figures "793,775.00"; Page 1, Line 19½, insert the following: "For control of Contagious Diseases and Vaccines . . . "50,000.00 50,000.00"; on the next line insert the following:

"Total	\$843,775.00	\$843,775.00".
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Respectfully submitted,
 FOR THE SENATE: FOR THE HOUSE:
 McClendon, Allard,
 Chairman Chairman
 Trent, Vice Williams (Murray),
 Chairman Vice Chairman
 Boecher Hurst
 Breeden Skeith
 Cobb Shipley
 Cowden Wolf
 Easterly Murrow
 Fine Larason
 Hamilton Skaggs
 Payne Cox
 Stipe Bradley (Tulsa)
 Tipps Sparks
 Clark
 Willis (Cherokee)

SB 41, 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, Bailey, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—34.

Excused: Belvin, Boecher, Morford.—3.

Not Voting: Baldwin, Cartwright, Fine, McColgin, Pitcher, Tipps, 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: Allen, Bailey, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Wilson (Beckham), Wilson (Greer).—34.

Excused: Belvin, Boecher, Morford.—3.

Not Voting: Baldwin, Cartwright, Fine, McColgin, Pitcher, Tipps, Trent.—7.

The emergency was declared passed.

SB 41, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **SB 45** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 45 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE LIEUTENANT GOVERNOR; PROVIDING THAT THE LIEUTENANT GOVERNOR 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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1 and 2.

2. That the Senate concur in Engrossed House Amendment 3.

3. That the following Conference Committee Amendments be adopted: Page 1, Line 18, strike the figure "9,000.00" under the June 30, 1963 column and insert in lieu thereof the figure "11,000.00"; Page 1, Line 19, strike the figures "2,500.00" in each column and insert in lieu thereof the figure "3,000.00" under the June 30, 1962 column and the figure "4,000.00" under the June 30, 1963 column; Page 1, Line 20, strike the figures "2,750.00" in each column

and insert in lieu thereof the figures "4,-000.00"; Page 1, Line 21, strike the figures "14,250.00" in each column and insert in lieu thereof the figure "16,000.00" under the June 30, 1962 column and the figure "19,-000.00" under the June 30, 1963 column. Page 1, Line 28, strike the figure "5,000" under the word "MAXIMUM" and insert in lieu thereof the figure "9,000".

Strike all of Section 3 and insert in lieu thereof a new Section 3 (which will be Section 4 when Engrossed House Amendment No. 3 has been incorporated) 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 approval of this Act."

Amend the Title to conform.

Restore the Enacting Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Hurst
Breeden	Skeith
Cobb	Shipley
Cowden	Wolf
Fine	Murrow
Hamilton	Larason
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Clark
Stipe	
Tipps	

SB 45, 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, Bailey, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazour-

eck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Boecher, Morford.—3.

Not Voting: Baldwin, McSpadden, Pitcher, Trent.—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, Bailey, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Boecher, Morford.—3.

Not Voting: Baldwin, McSpadden, Pitcher, Trent.—4.

The emergency was declared passed.

SB 45, together with Second Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Harris asked to be shown excused until such time as he can return to the Chamber, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 68** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 68 entitled:

AN ACT MAKING APPROPRIATIONS 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,

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 attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 68 — By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS 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; PROVIDING RETAIL ESTABLISHMENTS MUST DIS-

PLAY SIGNS STATING MEATS HAVE BEEN INSPECTED; 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 thereof as shall be sufficient to accomplish the purposes designated by the appropriation, are hereby appropriated from the General Revenue Fund of the state for the operation of the State Department of Agriculture, and authorized to be paid as hereinafter provided to the respective public officers and employees and for several purposes specified, including Old Age Survivors Insurance, which amounts shall be available for the fiscal years indicated as follows:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
STATE DEPARTMENT OF AGRICULTURE		
Administration	\$ 55,750.00	\$ 55,750.00
Warehouse and community sales	20,000.00	20,000.00
Veterinary Division (Including mastitis, anthrax, hog cholera, Bang's disease, and infectious disease of livestock)	180,000.00	180,000.00
Slaughterhouse inspection	100,000.00	100,000.00
Dairy Division	26,200.00	26,200.00
Marketing Division	66,500.00	66,500.00
Poultry Division	25,800.00	25,800.00
Entomology Division (Including peach mosaic work, tick control program, bindweed eradication, and pink bollworm)	155,500.00	155,500.00
FORESTRY DIVISION		
(Expense of personal services, maintenance and operation, including premiums of workmen's compensation and other necessary insurance, travel, supplies, construction, equipment, and any other expenses necessary to the efficient and effective operation of the Forestry Division ...	231,000.00	231,000.00
SPECIAL APPROPRIATIONS:		
State Dairy Show	8,000.00	8,000.00
State Poultry Show	5,000.00	5,000.00
State Broiler Show	3,000.00	3,000.00
State Turkey Show	1,000.00	1,000.00
State Pecan Show	500.00	500.00
Total Special Appropriations	17,500.00	17,500.00
Brucellosis calfhood vaccination program	42,000.00	42,000.00
TOTAL	\$920,250.00	\$920,250.00

SECTION 2. The money appropriated in Section 1 for calfhood vaccination shall be expended in conjunction with the Federal Government's Brucellosis calfhood vaccination program.

SECTION 3. The State Board of Agriculture shall appoint and fix the duties and compensation of officials and employees necessary to perform the duties imposed upon the State Department of Agriculture by law, and shall incur other necessary expenses, payable from the appropriations made by this act.

SECTION 4. 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 bal-

ance 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 5. 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 6. All retail establishments selling meats which have been either state or federally inspected shall display a sign adjacent to the meat counter and plainly visible to the customer stating that "meat sold over this counter has been state inspected," or if it is federally in-

spected it shall state that "meat sold over this counter has been federally inspected." This sign shall be not less than 24" x 10" in size with prominent letters.

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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Hurst
Breeden	Willis (Jackson)
Cobb	Shipley
Fine	Wolf
Hamilton	Larason
Payne	Skaggs
Pazoureck	Cox
Ritzhaupt	Bradley (Tulsa)
Tipps	Sparks
	Clark

SB 68, 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, Bailey, Baldwin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
—39.

Excused: Belvin, Berrong, Boecher, Harris, Morford.—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, Bailey, Baldwin, Bohannon,

Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
—39.

Excused: Belvin, Berrong, Boecher, Harris, Morford.—5.

The emergency was declared passed.

SB 68, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Berrong asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on SB 72 was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 72 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; * * * 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 recede from Engrossed House Amendment No. 1.

2. That the Senate concur in Engrossed House Amendments 2 and 3.

3. That the Enacting Clause be restored.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Hurst
Boecher	Willis (Jackson)
Breeden	Shipley
Cobb	Wolf
Easterly	Murrow
Fine	Larason
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Sparks
Stipe	Clark
Tipps	Willis (Cherokee)

SB 72, 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, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Boecher, Harris, Morford.—4.

Not Voting: Cobb, Garrison, Tipps.—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, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

make, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Belvin, Boecher, Harris, Morford.—4.

Not Voting: Cobb, Garrison, Tipps.—3.

The emergency was declared passed.

SB 72, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Dacus asked, if the Rules permitted, he be made co-author of **SB 72**, as amended in Conference.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 90** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 90 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE DEPARTMENT OF LABOR; PROVIDING THAT THE COMMISSIONER OF LABOR SHALL FIX THE DUTIES AND COMPENSATION 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,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1 and 2.

2. That the Senate concur in Engrossed House Amendments 3 and 4.

3. That the following Conference Committee Amendments be adopted: Page 1, Line 20, strike the figures "94,595.00" in each column and insert in lieu thereof the figures "104,595.00" Page 1, Line 21, strike the figures "20,905.00" in each col-

umn and insert in lieu thereof the figures "25,905.00"; Page 1, Line 22, strike the figures "115,500.00" in each column and insert in lieu thereof the figures "130,500.00".

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Hurst
Breeden	Shipley
Cobb	Wolf
Cowden	Murrow
Easterly	Larason
Fine	Skaggs
Hamilton	Bradley (Tulsa)
Payne	Sparks
Ritzhaupt	Clark
Stipe	Willis (Cherokee)
Tipps	

SB 90, 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, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Belvin, Boecher, Harris, Morford.—4.

Not Voting: Cobb, 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, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lol-

lar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Belvin, Boecher, Harris, Morford.—4.

Not Voting: Cobb, Tipps.—2.

The emergency was declared passed.

SB 90, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Rogers asked to be shown excused for the remainder of this legislative day, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 223** was read:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 223 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD OF EDUCATION FOR OPERATION AND MAINTENANCE OF PUBLIC SCHOOLS IN THE STATE OF OKLAHOMA; STATING METHOD OF APPORTIONMENT AND DISBURSEMENT; PROVIDING FOR APPOINTMENT AND COMPENSATION OF EMPLOYEES; MAKING THE APPROPRIATIONS NONFISCAL; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND REPEALING ALL ACTS IN CONFLICT HEREWITH,

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 attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 223 — By Hamilton, Allen, Bailey, Belvin, Bohannon, Cobb, Colston, Dacus,

Easterly, Ham, Kerr, McClendon, McColgin, Payne, Rogers, Shoemake, Stipe and Wilson (Greer).

AN ACT MAKING APPROPRIATIONS TO THE STATE BOARD OF EDUCATION FOR OPERATION AND MAINTENANCE OF PUBLIC SCHOOLS IN THE STATE OF OKLAHOMA; STATING METHOD OF APPORTIONMENT AND DISBURSEMENT; RE - APPROPRIATING CERTAIN FUNDS; PROVIDING FOR APPOINTMENT AND COMPENSATION OF EMPLOYEES; MAKING THE APPROPRIATIONS NON-FISCAL; MAKING PROVISIONS OF THIS ACT SEVERABLE; 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 State Board of Education, from any monies in the State Treasury to the credit of the funds herein indicated, the sum of Forty-six Million Seven Hundred

Sixty-three Thousand Two Hundred Sixty-two Dollars and Forty-three cents (\$46,763,262.43) for the fiscal year ending June 30, 1962, and the sum of Forty-two Million Dollars (\$42,000,000.00) for the fiscal year ending June 30, 1963, or that portion thereof which is necessary 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 A, Article 18, Oklahoma Statutes 1959 Supplement, Oklahoma School Code, provided, that not to exceed Five Hundred Thousand Dollars (\$500,000.00) shall be used annually to finance the terms of Title 70, Chapter A, Article 13, Section 8(a) and provided further that the amount apportioned and paid to school districts for operational aid as provided in Title 70, Chapter A, Article 18-5 b. be limited to Four Dollars and Fifty Cents (\$4 50) per pupil for each year of the biennium. The amounts appropriated for each fiscal year are hereby appropriated from the following funds:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
General Revenue Fund	\$39,274,683.84	\$42,000,000.00
From any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury during the fiscal year ending June 30, 1962	7,325,316.16	
State Board of Education Special Transportation Revolving Fund	145,000.00	
State Board of Education Refund Account	18,262.43	
TOTAL	\$46,763,262.43	\$42,000,000.00

SECTION 2. The funds appropriated by Section 1 of this Act shall be apportioned and disbursed pursuant to Title 70, Chapter A, Article 18, Oklahoma Statutes 1959 Supplement, Oklahoma School Code. Not to exceed Two Hundred Fifty Thousand Dollars (\$250,000.00) of the funds appropriated by Section 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 following amounts listed originally appropriated by Senate Bill 40, Twenty-seventh 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 appropriation on the date this Act becomes effective.

	Fiscal Year Ending June 30, 1960	Fiscal Year Ending June 30, 1961
General Revenue Fund	\$36,471,445.15	\$33,330,000.00
From any monies accruing to the credit of the Emergency Appropriation Fund in the State Treasury for the fiscal year ending June 30, 1960	7,358,554.85	
TOTAL	\$43,830,000.00	\$33,330,000.00

SECTION 4. The following amount originally appropriated by House Bill 589, Regular Session, Twenty-eighth Oklahoma Legislature is hereby reappropriated in the original amount, less the amount which has been expended, in accordance with the provisions of said original appropriation on the date this act becomes effective: From the Emergency Appropriation Fund for the fiscal year ending June 30, 1961 the sum of Ten Million Dollars (\$10,000,000.00).

SECTION 5. There is hereby appropriated to the State Board of Education from any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1962, in excess of all other appropriations, the first One Million Dollars (\$1,000,000.00) or any part thereof, collect-

ed and deposited to the credit of said fund in excess of all other appropriations made from the Emergency Appropriation Fund for the fiscal year ending June 30, 1962. These funds shall be apportioned and disbursed by the State Board of Education for the same purposes and the same manner as provided in Section 1 of this act.

SECTION 6. 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 A, Oklahoma Statutes 1959 Supplement, in connection with the support and maintenance of public schools, and shall incur other neces-

sary expenses, payable from the appropriations made by Section 1 of this act.

SECTION 7. 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 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. All acts or parts of acts in conflict with the provisions of this act are hereby repealed.

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 of 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:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Cobb	Skeith
Cowden	Shipley
Easterly	Wolf
Hamilton	Murrow
Payne	Larason
Pazoureck	Skaggs
Stipe	Cox
Tipps	Bradley (Tulsa)
	Sparks
	Clark
	Willis (Cherokee)

Senator McClendon moved the adoption of the Conference Committee Report on **SB 223**.

Senator Bailey, as a substitute, moved that the Senate reject the Conference Committee Report on **SB 223** and request a

further conference, which motion was tabled upon motion of Senator Fine.

The vote occurring on the McClendon motion, it was declared adopted.

Senator Harris asked to be shown present, which was the order.

SB 223, 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, Bailey, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Baldwin, Cartwright.—2.

Excused: Belvin, Boecher, Morford, Rogers.—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, Bailey, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—38.

Nay: Baldwin, Cartwright.—2.

Excused: Belvin, Boecher, Morford, Rogers.—4.

The emergency was declared passed.

SB 223, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Bailey moved that the vote be reconsid-

ered by which **SB 223**, as amended in Conference, was passed.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 74** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your Conference Committee to whom was referred Engrossed Senate Bill No. 74 by McClendon and Trent of the Senate and Allard and Williams (Murray) of the House 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; PROHIBITING RENT OF OFFICE SPACE; AMENDING TITLE 64, SECTION 41, O. S. 1951; 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:

That the Conference Committee Substitute for Engrossed Senate Bill No. 74 attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 74—By McClendon and Trent of the Senate and Allard and Williams (Murray) 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; PROHIBITING RENT OF OFFICE SPACE AMENDING TITLE 64, SECTION 41, O. S. 1951; MAKING THE APPROPRIATION 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 from the Depletion, Management and Sale Fund (Title 64, Section 87a, O. S. 1951) to the Commissioners of the Land Office the following amount, or so much thereof as shall be sufficient for the expenses of personal services, including Old Age and Survivors Insurance, operating expenses, and the purchase of equipment necessary to carry out the function of the Land Office.

Fiscal Year	Fiscal Year
Ending	Ending
June 30,	June 30,
1962	1963

Depletion,
Management
and Sales

Fund ----- \$335,867.00 \$335,867.00

SECTION 2. The Commissioners of the Land Office shall create the positions, make the appointments and fix the salaries of officials and employees necessary to perform the duties imposed upon the Commissioners of the Land Office by law, payable from the appropriation made by Section 1 of this act. The authority to create positions and fix the rate of pay for said positions extends to all operations of the office of the Commissioners of the Land Office whether the salaries are to be paid from the Land Office Revolving Fund or the Depletion, Management and Sales Fund.

SECTION 3. The Commissioners of the Land Office are prohibited from expending any funds for rental, lease, of use of any building, office, or space.

SECTION 4. Title 64, Section 41, O. S. 1951 is hereby amended to read as follows: Section 41. Revolving fund created — Payments into fund — Payments from fund — There is hereby created a Revolving Fund for the Department of the Commissioners of the Land Office, into which fund shall be paid by the Secretary to the Commissioners of the Land Office, all fees that may be collected by the

Commissioners of the Land Office, from which shall be made the payment for all books, forms and other necessary equipment and supplies for the installation and maintenance of a modern system of accounting; provided however, no patented accounting system wherein copyrighted or patented forms or books are used shall be bought, installed or used, and from which fund shall also be paid the expense of all necessary printing, foreclosure abstracts, and other expenses incidental to foreclosure and the acceptance of warranty deeds, and from which fund shall also be paid necessary communication and traveling expenses incurred by the employees of the Department of the Commissioners of the Land Office. Provided further, that the Commissioners of the Land Office are also authorized to incur out of said Revolving Fund any expenses of the Land Office for personal services, including Old Age and Survivors Insurance, operating expenses, and the purchase of equipment necessary to carry out the function of the Land Office.

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 proper fund of the then current fiscal year.

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.

Respectfully submitted,

FOR THE HOUSE	FOR THE SENATE
Etling	Cartwright
Williams	Tipps
	Fine

SB 74, 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, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Belvin, Boecher, Morford, Rogers.—4.

Not Voting: Harris, Ritzhaupt, 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, Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—37.

Excused: Belvin, Boecher, Morford, Rogers.—4.

Not Voting: Harris, Ritzhaupt, Wilson (Beckham).—3.

The emergency was declared passed.

SB 74, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1251—By Batson, Patterson and Sullivan of the House and Colston of the Senate.

An Act relating to sanitary sewers; authorizing school districts to expend funds from school bond issues or building tax levies to pay cost of construction when such sanitary sewer facilities are owned by an incorporated city or town of less than twenty-five hundred (2,500) population or a municipal trust of which such city is beneficiary; 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 326, 408**.

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 46, 47**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

Senator Pitcher asked that he and Senators Cartwright, Garvin, Garrison and Land be shown excused for the purpose of Re-apportionment Committee work, which was the order.

Senator Cowden presiding.

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 776**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Re-

port on **HB 776** was read and adopted upon motion of Senator Harris:

Mr. Speaker

and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 776, and Engrossed Senate Amendments thereto, entitled:

“AN ACT RELATING TO PUBLIC DEFENDERS; PROVIDING FOR PUBLIC DEFENDERS IN CERTAIN COUNTIES, AND FOR THE DUTIES AND COMPENSATION THEREOF; AMENDING 19 O. S. 1951, § § 134 AND 134b, AND 134e, AS AMENDED; REPEALING 19 O. S. 1951 SEC. 134c; 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 name of Representative Taliaferro be deleted as a co-author.
4. That the following co-authors be added: Bradley (Tulsa), Forsythe, Hopkins, Andrews, Baggett, Blankenship, Keyes, McCarty, Skaggs and Taggart of the House, and Land, Rogers and Pazoureck of the Senate.
5. That the attached Conference Committee Substitute be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 77—By McCune, Howard, Atkinson, Johnston, Bradley (Tulsa), Forsythe, Hopkins, Andrews, Baggett, Blankenship, Keyes, McCarty, Skaggs and Taggart of the House and Land, Rogers and Pazoureck of the Senate.

AN ACT RELATING TO PUBLIC DEFENDERS; PROVIDING FOR PUBLIC DEFENDERS IN CERTAIN COUNTIES; DIRECTING COUNTY COMMISSIONERS

TO PROVIDE OFFICE SUPPLIES AND EQUIPMENT AND OFFICE SPACE IN COUNTY BUILDING USED BY COURTS OF RECORD; AUTHORIZING JUDGES OF COURTS OF RECORD OF SUCH COUNTIES TO EMPLOY PUBLIC DEFENDERS ON FULL OR PART TIME BASIS UNDER CERTAIN CONDITIONS; AUTHORIZING EMPLOYMENT OF SECRETARY FOR PUBLIC DEFENDER; PRESCRIBING METHOD OF DETERMINING SALARY AND DIVIDING PAYMENT IN CERTAIN PROPORTIONS BETWEEN COURT FUNDS AND COUNTY FUNDS; DEFINING DUTIES OF PUBLIC DEFENDERS; REPEALING 19 O. S. 1951, § 134 AND § 134a THROUGH § 134e, AS AMENDED; MAKING PROVISIONS SEVERABLE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. In each county of this State possessing a population of over two hundred thousand (200,000) according to the Federal Decennial Census of 1960, or any succeeding Federal Decennial Census, there is hereby created the office of Public Defender, and such office shall be charged upon the order of any judge of a court of record of such county, with the protection of the rights of any defendant to a criminal action. The Board of County Commissioners of such county shall provide for necessary office supplies and equipment and arrange for sufficient office space in the county building, used by the courts of record of such county, to permit the efficient and effective operation of the office of Public Defender.

SECTION 2. The office of Public Defender shall be assumed by such attorneys, authorized to practice law in the State of Oklahoma, as shall be appointed either on a full time or part time basis by the judges of the courts of record of such county and shall continue to serve at the pleasure of said judges, and the attorney designated by said judges as the

person in charge of such office shall be the Public Defender, and all other attorneys who may be appointed to assist such Public Defender shall be designated as Assistant Public Defender, of such county.

SECTION 3. Judges of the courts of record of any county subject to the provisions of this Act shall determine, at the time the county budget is submitted, the necessity of retaining a Public Defender or Assistants thereto on a full time or part time basis at public expense for representation of unfortunate and poverty stricken persons charged with commission of a crime, which determination shall be made after inquiry into the number impoverished or destitute defendants which have been brought before such courts during the past term and an estimate of the number that may be charged during the next fiscal year.

SECTION 4. In counties subject to the provisions of this Act, wherein the judges of the courts of record have determined, in accordance with Section 3 of this Act that: (a) the protection of the unfortunate and poverty stricken defendants subject to criminal action in such county require the employment of a Public Defender on a full time basis, such person so appointed shall not engage in any practice of law except in the performance of his duties as Public Defender, and shall receive a salary of Seventy-five Hundred Dollars (\$7,500.00) per annum, payable monthly proportionately from the following funds: Four Thousand Nine Hundred Dollars (\$4,900.00) of said salary shall be paid by the county and Twenty-six Hundred Dollars (\$2,600.00) by the court fund of such county; Provided, that such judges after determining that additional assistance is required by the Public Defender to properly fulfill the duties of his office may authorize the employment of and appoint Assistant Defenders on a full time basis, which assistants shall be under the same restrictions as to the practice of law as the Public Defender of such

county, and each shall receive a salary of not to exceed Six Thousand Dollars (\$6,000.00) per year, payable monthly, out of the court fund of the county as determined and fixed by such judges of the courts of record of such county;

(b) conditions do not require the employment of a Public Defender on a full time basis, or that the protection of the unfortunate and poverty stricken defendants subject to criminal action in such county may be adequately provided by the employment of one (1) part time Public Defender, or one (1) part time Public Defender and one (1) or more part time Assistant Public Defenders, the persons so appointed may engage in any practice of law which does not conflict with the duties of the office of Public Defender; and the salary of such Public Defender or Assistant Public Defenders shall be paid out of the court fund of the county in an amount as determined and fixed by said judges of the courts of record of such county, but in any event shall not exceed Four Thousand Two Hundred Dollars (\$4,200.00) per annum, payable monthly.

SECTION 5. It shall be the duty of the office of the Public Defender to represent as counsel anyone who appears for arraignment without aid of counsel, and who has been informed by the judge that it is his right to have counsel, and who desires counsel, but is unable to employ such aid; and upon order of a district judge of such county he shall investigate any matter pending before said judge and report to him in the manner prescribed by said judge.

SECTION 6. The judges of the courts of record of a county subject to the provisions of this Act may authorize the employment of a secretary for the office of Public Defender and shall determine and fix the salary to be paid; Provided, that such secretary shall not receive more than Forty-eight Hundred Dollars (\$4,800.00) nor less than Twenty-four Hundred

Dollars (\$2,400.00) per annum, payable monthly and divided evenly between payments from the court fund of the county and county funds.

SECTION 7. 19 O. S. 1951, § 134, § 134a, § 134b, § 134b-1, § 134c, § 134d and § 134e, as amended by Section 1, Chapter 6a, Title 19, Oklahoma Session Laws 1953, Page 68, and Section 1, Chapter 6, Title 19, Oklahoma Session Laws 1957, Page 92, are hereby repealed.

SECTION 8. 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 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Taliaferro,	Harris,
Chairman	Chairman
McCune	Land
Baggett	

HB 776, 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, Bailey, Baldwin, Berrong, Bohannon, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Graves, Ritzhaupt, Trent.—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, Bailey, Baldwin, Berrong, Bohannon, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—30.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Graves, Ritzhaupt, Trent.—5.

The emergency was declared passed.

HB 776, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

The vote occurring on the Stipe motion to reconsider the vote by which **SB 421** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Bohannon, Cobb, Grantham, Graves, Ham, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stipe, Trent, Wilson (Greer).—20.

Nay: Baldwin, Berrong, Colston, Cowden, Dacus, Easterly, Field, Hamilton, Stevenson, Wilson (Beckham).—10.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Fine, Ritzhaupt, Tipps.—5.

By unanimous consent, upon request of Senator Harris, **HB 871**, as amended, 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, Bailey, Baldwin, Berrong, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McColgin, Payne, Pazoureck, Romang, Shoemake, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Cobb, McClendon, McSpadden, Stevenson, Stipe.—5.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Ritzhaupt.—3.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—30.

Nay: Cobb, Stevenson.—2.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Ritzhaupt.—3.

The emergency was declared passed.

HB 871 was referred for engrossment.

GENERAL ORDER

SB 344 by Shoemake was read and considered.

Senators Tipps, Stipe, Payne and Hamilton asked to be shown as co-authors of **SB 344**, which was the order.

Upon motion of Senator Shoemake, **SB 344** was advanced to engrossment.

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, Bailey, Baldwin, Berrong, Bohannon, Cobb, Colston, Cowden, Dacus, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: Easterly, Field, Stevenson.—3.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Fine, Ritzhaupt, Wilson (Beckham).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Bohannon, Cobb, Colston, Cowden, Dacus, Easterly, Field, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Breeden, Collins, Fine, Ritzhaupt, Wilson (Beckham).—5.

The emergency was declared passed.

SB 344 was referred for engrossment.

MOTION TO RECONSIDER VOTE

Senator Bailey asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **SB 223**, as amended in Conference, was passed.

As provided under Rule 12a, Senator

Pazoureck moved that the vote be reconsidered by which **SB 223**, as amended in Conference, was passed.

Senator Harris presiding.

GENERAL ORDER

SB 440 by Grantham was read and considered.

Senator Tipps moved that further consideration of **SB 440** be indefinitely postponed, which motion by unanimous consent he withdrew.

Upon motion of Senator Grantham **SB 440** was advanced to engrossment.

Upon motion of Senator Grantham, the rules of the Senate were suspended and **SB 440** was considered engrossed and placed upon third reading and final passage.

Senator Garvin asked to be recorded present, which was the order.

THIRD READING

SB 440 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Easterly, Garvin, Grantham, Kerr, Lollar, McClendon, McColgin, McSpadden, Ritzhaupt, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—17.

Nay: Baldwin, Bohannon, Cobb, Colston, Cowden, Dacus, Fine, Graves, Ham, Hamilton, Harris, Payne, Pazoureck, Stipe, Tipps, Trent.—16.

Excused: Belvin, Boecher, Cartwright, Garrison, Land, Morford, Pitcher, Rogers.—8.

Not Voting: Breeden, Collins, Field.—3.

The bill was declared failed of passage.

Senator Garvin asked to be shown excused until such time as he returns to the Chamber, which was the order.

GENERAL ORDER

HB 1077 by Legal and Fiscal Advisory

Committee and Goodfellow was read and considered.

Upon motion of Senator Shoemake, **HB 1077** was ordered withdrawn from the Calendar and referred to Judiciary Committee for further consideration.

HB 559 by Sparks et al of the House and Collins of the Senate was read and considered.

Senators Cobb and Payne asked to be shown as co-authors of **HB 559**, which was the order.

upon motion of Senator Payne, **HB 559** was advanced to engrossment.

Upon motion of Senator Payne, **HB 559** 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: Bohannon, Cobb, Colston, Cowden, Dacus, Field, Grantham, Graves, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—24.

Nay: Baldwin, Hamilton.—2.

Excused: Belvin, Berrong, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—10.

Not Voting: Allen, Bailey, Breeden, Collins, Easterly, Fine, Ham, Wilson (Beckham).—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Berrong, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Baldwin.—1.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Allen, Breeden, Easterly, Wilson (Beckham).—4.

The emergency was declared passed.

Senators Berrong, Cartwright, Garvin, Garrison, and Pitcher, asked to be shown present, which was the order.

Senator Field moved the vote be reconsidered by which **HB 559** was passed, which motion was adopted upon a roll call as follows:

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—31.

Excused: Belvin, Boecher, Land, Morford, Rogers.—5.

Not Voting: Allen, Collins, Easterly, Lollar, McClendon, Pazoureck, Stipe, Wilson (Beckham).—8.

THIRD READING

Upon motion of Senator Field, the vote was reconsidered by which **HB 559** was advanced to engrossment.

GENERAL ORDER

HB 559 was considered further.

Senator Land asked to be shown present, which was the order.

Senator Baldwin moved to amend **HB 559** by striking Sections 1 and 3, which amendment was declared adopted.

Upon motion of Senator Field, **HB 559**, as amended, was advanced to engrossment.

Upon motion of Senator Field, the rules of the Senate 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: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McColgin, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—29.

Nay: Hamilton.—1.

Excused: Belvin, Boecher, Morford, Rogers.—4.

Not Voting: Allen, Collins, Easterly, Lollar, McClendon, McSpadden, Pazoureck, Stevenson, Stipe, Wilson (Beckham).—10.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Morford, Rogers.—4.

Not Voting: Allen, Collins, Easterly, Lollar, McClendon, McSpadden, Pazoureck, Stevenson, Stipe, Wilson (Beckham).—10.

The emergency was declared passed.

HB 559, as amended, was referred for engrossment.

GENERAL ORDER

HB 1113 by Tucker was read and considered.

Upon motion of Senator McClendon, **HB 1113** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 1113** was placed upon third reading and final passage.

THIRD READING

HB 1113 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Bohannon, Cobb, Colston, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—27.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Land, Morford, Pitcher, Rogers.—9.

Not Voting: Allen, Breeden, Collins, Cowden, Easterly, Pazoureck, Stipe, Wilson (Beckham).—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Bohannon, Cobb, Colston, Cowden, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Excused: Belvin, Boecher, Cartwright, Garrison, Garvin, Morford, Pitcher, Rogers.—8.

Not Voting: Allen, Breeden, Collins, Easterly, Stipe, Wilson (Beckham).—6.

The emergency was declared passed.

HB 1113 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

Upon motions of Senator Fine, **SBs 185** and **187** were ordered stricken from the Calendar.

Upon motion of Senator Cobb, **SB 322** was ordered stricken from the Calendar.

MOTIONS TO RECONSIDER VOTES

Senator Shoemake asked that the time be extended one legislative day for consideration of his motion to reconsider the

vote by which **HB 609**, as amended in Conference, was passed, which was the order.

Senator Stevenson asked unanimous consent, which was granted, that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **SB 347** failed of passage.

Senator Payne asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended by the House, failed of passage.

Senator Shoemaker asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 1103**, as amended, was passed.

MESSAGE FROM THE HOUSE

Advising rejection of Conference Committee Report on Engrossed **HB 981**, requesting further Conference and naming same conferees as previously named to said Conference Committee.

Upon motion of Senator Payne, the request of the Honorable House for a further conference on **HB 981** was ordered granted.

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 Harris presiding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Pitcher, advised and consented to the reappointment of **ROBERT I. HARTLEY**, of Vinita, as a member of the Board of Regents for the Oklahoma Agricultural and Mechanical Colleges, for a term effective upon confirmation and ending April 2, 1969.

The Senate, in executive session and upon motion of Senator Romang, advised and consented to the confirmation

of the executive nomination of **JOHN J. VATER, Jr.**, of Enid, Oklahoma, as a member of the Oklahoma State Regents for Higher Education, for a term effective upon confirmation and ending May 16, 1968.

The Senate, in executive session and upon motion of Senator Bailey, advised and consented to the reappointment of **HAROLD COOKSEY**, of Norman, as a member of the Oklahoma Wildlife Conservation Commission, for a term effective upon confirmation and ending July 1, 1969.

The Senate, in executive session and upon motion of President Pro Tempore Collins, advised and consented to the confirmation of the executive nomination of **W. E. FARHA**, of Bristow, Oklahoma, as a member of the Oklahoma Turnpike Authority, for a term effective upon confirmation and ending July 1, 1964.

Senator Field moved, when the Clerk's desk is cleared, the Senate adjourn to meet at 1:00 p. m., on tomorrow, which motion was declared adopted.

FIRST READING

The following Bill was introduced and read the first time:

SB 441—By Wilson (Beckham).

An Act relating to common schools; providing that each teacher holding a valid certificate in this State as provided by law and having a master's degree, a master teacher's degree or a library science degree issued on five (5) years of college training, shall receive a minimum salary of three hundred dollars (\$300.00) per school term, in addition to all other amounts provided by law and that such shall be used as a basis for calculating teacher's salary in the minimum program; and declaring an emergency.

RESOLUTION

The following **SCR** was introduced and consideration deferred for this day:

SCR 49—By Wilson (Beckham) of the Senate and Bullard of the House.

A Concurrent Resolution relating to the drafting, pre-filing and introduction of Appropriation Bills in the Oklahoma Legislature, etc.

SPECIAL COMMITTEE REPORT

The following Special Committee Report was read and adopted upon motion of Senator Hamilton:

We, your special committee appointed pursuant to SENATE RESOLUTION No. 57, beg leave to report that we have met and considered the matter assigned to this committee and we have found that the Senate has two (2) appropriate chairs they being office chairs in brown leather with the Great Seal of the State of Oklahoma thereon in blue and that after the close of the Twenty-eighth Session of the Legislature of the State of Oklahoma the Senate will not have need or use for such chairs and that one should be committed to the care and custody of the Honorable Leon B. Field, State Senator from Texas County, Majority Floor Leader of the Oklahoma State Senate, and one should be committed to the care and custody of the Honorable Clem R. McSpadden, State Senator from Nowata County, Assistant Majority Floor Leader of the Oklahoma State Senate, and that the proper officer or employee of the State Senate should make arrangements for the transportation of said chairs to the

place designated by the person who is to receive the care and custody of the said chairs.

Respectfully submitted,

Wilson (Beckham), Chairman
Colston
Kerr

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 1127—County Government.

DO PASS, as amended:

HB 1104—Appropriation and Budget.

MESSAGE FROM THE HOUSE

Advising passage of and returning Engrossed **SB 393**, as amended.

HAs to **SB 393** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 393 by adding the following coauthor: "McCUE of the House"

AMENDMENT NO. 2. Amend Page 2, by striking all of "SECTION 6" on lines 29½ through 32½, and renumbering the remaining Sections to conform thereto.

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p. m., tomorrow.

One Hundred and Sixteenth Legislative Day

Tuesday, July 25, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—41.

Excused: Baldwin, Easterly, Harris.—3.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

Senator McSpadden introduced Elizabeth Powell and asked that she be made Honorary Journal Clerk for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 344 and **HBs 559, 871 and 1103** each correctly engrossed.

SBs 231, 391, 438 and 439 each correctly enrolled.

Engrossed **SB 344** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 559, 871 and 1103**, as amended, were prop-

erly signed and ordered returned to the Honorable House.

Enrolled **SBs 231, 391, 438 and 439** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMITTEE REPORTS

The following resolutions were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HJR 543—Constitutional Amendments, Initiative and Referendum and Code Revision.

DO PASS, as amended:

HJR 525—Constitutional Amendments, Initiative and Referendum and Code Revision.

HJR 527—Constitutional Amendments, Initiative and Referendum and Code Revision.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

SB 441—Education—Common.

HB 1251—Public Health.

MOTION

Senator Hamilton asked unanimous consent, to which Senator Pitcher objected, that his motion to reconsider the vote by which **HB 995** was passed be extended for one legislative day, and that the House again be requested to return the Bill.

Senator Hamilton moved that the House of Representatives be requested to ask the Governor's Office to return **HB 995** to the House of Representatives so that same may be transmitted to the Senate for further consideration, pursuant to the Senate's formal request for the return of said Bill, dated July 20, 1961, and that the House further request the Governor to advise the Senate of his action, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1250—By McCune, Levergood, Craig (Kay), Page and Batson.

An Act authorizing the State Board of Public Affairs to require all state agencies, departments, boards and commissions occupying privately owned space or occupying space in the state capitol or state office building and not receiving general revenue fund appropriations to move into the new state office buildings being constructed with certain exceptions; prohibiting such agencies, departments, boards or commissions from paying rent for privately owned space; prohibiting certain state agencies, departments, boards and commissions from occupying space in the new state office buildings or paying rental for privately owned space; authorizing the Capitol Improvement Authority to rent space in said new office buildings to private tenants, U. S. agencies or State subdivision tenants; superseding certain acts, authorizing the Oklahoma Capitol Improvement Authority to close streets, highways and alleys in building area, repealing all acts or parts of acts in conflict herewith; and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 590, 682, 763 and 1113**.

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 **HCR 565**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 432** as coauthored by Witt, Bradley (Tulsa), and Howard.

The above numbered Bill was referred for enrollment.

GENERAL ORDER

HB 831 by Baggett was read and considered.

Upon motion of Senator Grantham, **HB 831** was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **HB 831** was 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—32.

Nay: Hamilton.—1.

Excused: Baldwin, Easterly, Harris.—3.

Not Voting: Cartwright, Cobb, Collins, Fine, Land, Pitcher, Stipe, Wilson (Greer).—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong,

Boecher, Bohannon, Breeden, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—32.

Nay: Hamilton.—1.

Excused: Baldwin, Easterly, Harris.—3.

Not Voting: Cartwright, Cobb, Collins, Fine, Land, Pitcher, Stipe, Wilson (Greer).—8.

The emergency was declared passed.

HB 831 was properly signed and ordered returned to Honorable House.

Senators Easterly and Land asked to be shown present, which was the order.

GENERAL ORDER

HB 1059 by Howard was read and considered.

Upon motion of Senator Land, **HB 1059** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 1059** was placed upon third reading and final passage.

THIRD READING

HB 1059 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—31.

Excused: Baldwin.—1.

Not Voting: Bohannon, Cartwright, Cobb, Collins, Fine, Garrison, McClendon, McSpadden, Pazoureck, Pitcher, Stipe, Wilson (Greer).—12.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—31.

Excused: Baldwin.—1.

Not Voting: Bohannon, Cartwright, Cobb, Collins, Fine, Garrison, McClendon, McSpadden, Pazoureck, Pitcher, Stipe, Wilson (Greer).—12.

The emergency was declared passed.

HB 1059 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1085 by Burkett was read and considered.

Upon motion of Senator Morford, **HB 1085** was advanced to engrossment.

By unanimous consent, upon request of Senator Morford, **HB 1085** was placed upon third reading and final passage.

THIRD READING

HB 1085 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Baldwin.—1.

Not Voting: Cartwright, Cobb, Collins, Cowden, Ham, McClendon, Pitcher, Stipe, Tipps.—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong,

Boecher, Bohannon, Breeden, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—34.

Excused: Baldwin.—1.

Not Voting: Cartwright, Cobb, Collins, Cowden, Ham, McClendon, Pitcher, Stipe, Tipps.—9.

The emergency was declared passed.

HB 1085 was properly signed and ordered returned to Honorable House.

Senator Baldwin asked to be shown present, which was the order.

RESOLUTION

By unanimous consent, upon request of Senator Land, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 59 — By Land.

A RESOLUTION EXPRESSING LEGISLATIVE INTENT, AND DECLARING IT TO BE IN THE PUBLIC INTEREST, THAT VACANCIES OCCURRING ON COUNTY EQUALIZATION AND EXCISE BOARDS BE FILLED PROMPTLY BY THE RESPECTIVE APPOINTIVE AGENCIES DESIGNATED IN SECTION 15.38, TITLE 68, O. S. 1951.

WHEREAS, there have been created by the laws of this state a County Board of Equalization and a County Excise Board for each county in the State and to which there have been assigned certain important duties, functions and responsibilities; and

WHEREAS, the appointive power, as regards the membership of said Boards, has been vested in three separate agencies to the end that the public interest may best be served, and

WHEREAS, it is the sense of the Okla-

homa State Senate that the nature of said Boards' duties, functions and responsibilities are such that it is essential to the proper discharge thereof and the public interest requires that the membership of said Boards be, at all times, maintained at full strength; and

WHEREAS, in creating said Boards, it was the intent of the Oklahoma Legislature that all vacancies occurring in the membership of said Boards be filled promptly by the respective appointive agencies designated in Section 15.38, Title 68, O. S. 1951, and

WHEREAS, it has been brought to the attention of this body that the Oklahoma Tax Commissions' appointee on said Boards for Tulsa County resigned his office on or about May 31, 1961, and the vacancy thereby created has not yet been filled with the result that the Excise Board for said County has been and is unable to properly perform its duties and discharge its responsibilities; and

WHEREAS, according to the press and other reports, the filling of said vacancy has been held up at the request of the Governor's office:

NOW, THEREFORE, BE IT RESOLVED BY THE OKLAHOMA STATE SENATE OF THE TWENTY-EIGHTH LEGISLATURE,

That an appropriate committee, either presently existing or to be appointed by the President Pro Tempore of this body, be and the same is hereby directed and instructed to forthwith investigate the circumstances of said vacancy and make due report of its findings prior to the sine die adjournment of this Session of the Legislature.

BE IT FURTHER RESOLVED THAT said Committee be authorized and directed to invite the members of the Oklahoma State Tax Commission, the Governor of the State of Oklahoma, members of the Press, and any others who presumably possess information pertinent to such inquiry to appear and testify before said Committee.

President Pro Tempore Collins assigned the matter of the investigation contained in **SR 59** to the Research and Investigation Committee, appointed pursuant to Rule 24-a.

GENERAL ORDER

HB 1105 by Willis (Jackson), et al, was read and considered.

Upon motion of Senator Wilson (Greer) further consideration of **HB 1105** was deferred for this legislative day.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Allen motion to reconsider the vote by which **HB 978**, as amended, failed of passage, it was declared adopted upon a roll call as follows:

Aye, Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McClen-don, McColgin, McSpadden, Payne, Pazour-eck, Rogers, Romang, Shoemake, Steven-son, Wilson (Beckham), Wilson (Greer).—33.

Nay: Belvin, Bohannon, Cobb, Colston, Ritzhaupt, Trent.—6.

Not Voting: Hamilton, Morford, Pitcher, Stipe, Tipps.—5.

THIRD READING

Upon motion of Senator Kerr, the vote was reconsidered by which **HB 978** was advanced to engrossment.

GENERAL ORDER

HB 978 was considered further.

Upon motion of Senator Kerr, the vote was reconsidered by which the Grantham amendment, line 3, page 1, to **HB 978**, submitted on July 20, 1961, was adopted.

Upon motion of Senator Kerr, the Grantham amendment of July 20, to **HB 978**, was tabled.

Upon motion of Senator Kerr, **HB 978**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Kerr, **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: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Gar- rison, Garvin, Grantham, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Nay: Belvin, Bohannon, Cobb, Colston, Graves, Hamilton, McClendon, Trent.—8.

Not Voting: Harris, Pitcher, Stipe, Tipps.—4.

The bill was declared passed.

On the question of passage of emer- gency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Collins, Cowden, Dacus, Easterly, Field, Fine, Gar- rison, Garvin, Grantham, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—32.

Nay: Belvin, Bohannon, Cobb, Colston, Graves, Hamilton, McClendon, Trent.—8.

Not Voting: Harris, Pitcher, Stipe, Tipps.—4.

The emergency was declared passed.

HB 978, as amended, was referred for engrossment.

Senator Harris presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 432 correctly enrolled.

Enrolled **SB 432** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker,

President Pro Tempore Collins presiding.

GENERAL ORDER

SB 363 by Cartwright, Baldwin, Harris and Rogers of the Senate and Levergood of the House was read and considered.

Senator Ritzhaupt moved to amend **SB 363**, line 1, page 7, by striking the figures "\$750.00" and substituting therefor the figures "\$500.00" which amendment was declared failed of adoption.

Senator Ritzhaupt moved to amend **SB 363**, line 1, page 6, by striking the figures "25.00" and substituting therefor the figures "16.00" which amendment was declared adopted.

Senator Allen moved to amend **SB 363**, line 2, page 6, by deleting the figures "25.00" and substituting the figures "16.00" which amendment was declared failed of adoption.

Senator Field moved to amend **SB 363**, line 3, page 6, by striking the figures "20.00" and substituting the figures "16.00" which amendment was declared adopted.

Senator McSpadden moved to amend **SB 363**, line 7, page 7, by striking the figures "\$250.00" and substituting therefor the figures "\$150.00" which amendment was declared failed of adoption.

Upon motion of Senator Cartwright, **SB 363**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cartwright, **SB 363**, as amended, 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: Baldwin, Berrong, Boecher, Breed-en, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Allen, Bailey, Belvin, Bohannon, Collins, Easterly, Grantham, Ham, Kerr, McClendon, Pazoureck.—11.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Berrong, Boecher, Breed-en, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Graves, Hamilton, Harris, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Allen, Bailey, Belvin, Bohannon, Collins, Easterly, Grantham, Ham, Kerr, McClendon, Pazoureck.—11.

The emergency was declared passed.

SB 363, as amended, was referred for engrossment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SBs 231, 391, 438 and 439**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 776 and HJR 513**.

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 followings Bills, together with Conference Committee Reports thereon, advising adoption of Conference Commit-

tee Reports and passage of Measures as amended: Engrossed SBs 41, 45, 68, and 72.

The above numbered Bills as amended in Conference were referred for enrollment.

Senator Cowden moved to strike all Senate Bills from the Calendar, which motion was tabled upon motion of Senator Baldwin.

GENERAL ORDER

SB 325 by Baldwin and Harris was read and considered.

Senator Baldwin asked unanimous consent, which was granted, to amend **SB 325**, line 8, page 1, by striking the figures "1961" and inserting the figures "1962".

Senators Garrison and Romang moved to amend **SB 325**, line 9, page 3, by adding the following after the semicolon on line 9:

"And the public high schools shall each teach a complete course of not less than thirty (30) hours, to all students enrolled in said public high schools entitled "Americanism versus Communism."

The course shall provide adequate instruction in the history doctrines, objectives and technique of Communism and shall be for the primary purpose of instilling in the minds of the students a greater appreciation of democratic processes, freedom under law, and the will to preserve that freedom.

The course shall be one of orientation in comparative governments and shall emphasize the free - enterprise - competitive economy of the United States of America as the one which produces higher wages, higher standards of living, greater personal freedom and liberty than any other system of economics on earth.

The course shall lay particular emphasis upon the dangers of Communism, the fallacies of Communism, and the false doctrines of Communism.

The state text book committee and the

State Board of Education shall take such action as may be necessary and appropriate to prescribe suitable textbook and instructional material as provided by state law, using as one of its guides the official reports of the House Committee on Un-American Activities and the Senate Internal Security Sub-Committee of the United States Congress.

No teacher or textual material assigned to this course shall present Communism as preferable to the system of constitutional government and the free-enterprise-competitive economy indigenous to the United States of America."

and amend the title accordingly, which amendment was declared adopted.

Senator Hamilton moved to amend **SB 325**, line 6, page 2, by striking after the word "highschool" the words "the remainder of the paragraph, which amendment failed of adoption.

Senator McSpadden moved to amend **SB 325**, line 9, page 2, by adding after the word and figure "Algebra I" the word and figure "Algebra II", which amendment was declared adopted.

Senator McSpadden moved to amend **SB 325**, line 12, page 2, by deleting the word "two" and inserting the word "one", which amendment was declared adopted.

Senator Hamilton moved to amend **SB 325**, line 10, page 2, by striking the words "World History" which amendment by unanimous consent he withdrew.

Senator McSpadden presiding.

Senator McSpadden asked to be shown as co-author of **SB 325**, as amended, which was the order.

Upon motion of Senator Baldwin, **SB 325**, as amended, was advanced to engrossment.

Senator Baldwin moved that the rules of the Senate be suspended and **SB 325**, as amended, be considered engrossed and placed upon third reading and final passage, which motion prevailed.

THIRD READING

SB 325 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Breeden, Cartwright, Collins, Field, Fine, Garrison, Garvin, Graves, Harris, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Wilson (Beckham).—24.

Nay: Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Easterly, Grantham, Ham, Hamilton, Kerr, McClendon, McColgin, Morford, Stevenson, Tipps, Trent, Wilson (Greer).—18.

Not Voting: Cobb, Stipe.—2.

The bill was declared passed.

Upon motion of Senator Baldwin, the emergency section to **SB 325** was ordered stricken and the title amended to conform.

SB 325, as amended, was referred for engrossment.

Senator Mordord asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Cowden moved that all Senate Bills be stricken from the Calendar, which motion was tabled upon motion of Senator Allen.

MOTIONS TO RECONSIDER VOTES

As provided under Rule 12a, Senator Cowden moved to reconsider the vote by which **SB 325**, as amended, was passed.

Senator Cowden presiding.

Senator Pazoureck presiding.

The vote occurring on the Stevenson motion to reconsider the vote by which **SB 347** failed of passage, it was declared failed of adoption upon a roll call as follows:

Aye: Baldwin, Belvin, Bohannon, Cartwright, Fine, Garvin, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, Pitcher, Rogers, Romang, Stevenson, Trent.—17.

Nay: Bailey, Berrong, Boecher, Breeden, Colston, Cowden, Dacus, Easterly, Field, Grantham, Land, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemake, Wilson (Beckham), Wilson (Greer).—19.

Excused: Morford.—1.

Not Voting: Allen, Cobb, Collins, Garrison, Harris, Stipe, Tipps.—7.

Senator Rogers presiding.

Senator Cowden moved that all Senate Bills be stricken from the Calendar.

Senator Ritzhaupt, as a substitute, moved that the Senate revert to the Order of Business for the introduction of **SCRs**, which motion was tabled upon motion of Senator Cowden.

Senator Allen moved to table the Cowden motion, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Baldwin, Boecher, Breeden, Cartwright, Cobb, Collins, Fine, Garrison, Garvin, Grantham, Harris, Land, Lollar, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Wilson (Greer).—24.

Nay: Belvin, Berrong, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Graves, Ham, Hamilton, Kerr, McClendon, McColgin, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham).—19.

Excused: Morford.—1.

Senator Breeden asked to be shown excused for the remainder of this legislative day, which was the order.

THIRD READING

SB 30 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Cartwright, Colston, Dacus, Field, Garvin, Grantham, Ham, Harris, Kerr, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Wilson (Beckham).—19.

Nay: Boecher, Bohannon, Cobb, Collins, Cowden, Easterly, Garrison, Graves, Ham-

ilton, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Shoemaker, Stipe, Trent.—19.

Excused: Breeden, Morford.—2.

Not Voting: Bailey, Fine, Land, Wilson (Greer).—4.

The bill was declared failed of passage.

RESOLUTION

Senator Ritzhaupt asked unanimous consent, which was granted, to introduce the following **SCR**, which was read at length, adopted upon his motion and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 50—By Ritzhaupt.

A CONCURRENT RESOLUTION RELATING TO 1961-1963 INTERIM LEGISLATIVE STUDY; AUTHORIZING THE PRESIDENT PRO TEMPORE OF THE SENATE AND THE SPEAKER OF THE HOUSE OF REPRESENTATIVES TO APPOINT INTERIM COMMITTEES ON GOVERNMENTAL OPERATIONS; SPECIFYING MINIMUM AND MAXIMUM MEMBERSHIP AND THE APPORTIONMENT AS BETWEEN THE SENATE AND HOUSE OF REPRESENTATIVES FOR THE JOINT COMMITTEE HEREIN AUTHORIZED; DEFINING THE STUDY JURISDICTION OF SAID COMMITTEES; AUTHORIZING THE ADMINISTRATION OF OATHS, THE TAKING OF DEPOSITIONS AND THE EXERCISE OF SUBPOENA POWER; SPECIFYING CONTEMPT PROCEDURES FOR NON COMPLIANCE; PROVIDING FOR FEES AND MILEAGE OF WITNESSES; REQUIRING ASSISTANCE FROM OFFICERS, BOARDS, COMMISSIONS AND DEPARTMENTS; PROVIDING THAT COMMITTEE MEMBERS SHALL RECEIVE REIMBURSEMENT FOR NECESSARY TRAVEL; AND REQUIRING THE SUBMISSION OF REPORTS AND RECOMMENDATIONS TO THE EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL.

WHEREAS, the power to secure infor-

mation, with process to enforce it, is an essential and appropriate auxiliary of the legislative powers granted by the Constitution; and

WHEREAS, the investigative process is essential to the preservation of our free institutions, for exposure is the surest guard against official corruption and bureaucratic waste and inefficiency; and

WHEREAS, the public policy and the general welfare of the State decree that the Legislature maintain a constant and vigilant surveillance of all government functions and operations; and

WHEREAS, such functions may best be served through the utilization of interim legislative committees on governmental operations.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The President Pro Tempore of the Senate and the Speaker of the House of Representatives, for their respective houses, are hereby authorized to appoint interim study committees on governmental operations for the 1961-1963 legislative interim. In addition to separate committees for the Senate and the House of Representatives herein authorized, the President Pro Tempore of the Senate and the Speaker of the House of Representatives are hereby authorized to appoint a joint interim committee on governmental operations for the 1961-1963 legislative interim.

Interim committees of the Senate and of the House of Representatives shall consist of not less than three (3) nor more than nine (9) members; the joint committee herein authorized shall consist of not less than two (2) members of the Senate and not less than three (3) members of the House of Representatives, with total membership not to exceed fifteen (15) and to be apportioned as between the

Senate and House of Representatives on the basis of two to three. The chairman and vice chairman of the Joint Committee on Governmental Operations shall be elected by the membership thereof.

SECTION 2. The Committees on Governmental Operations are hereby authorized and directed to study the administration and enforcement of the laws of this State and to conduct inquiries and exercise general surveillance over the executive branch of government. Said committees shall gather information in order to inform the Legislature and shall submit recommendations as to the kind and content of legislation needed to carry out more effectively the policies embodied in the statutes of this State.

SECTION 3. In the discharge of any duty herein imposed, the Committees on Governmental Operations shall have the authority to administer oaths, issue subpoenas, compel the attendance of witnesses and the production of any papers, books, accounts, documents and testimony, and to cause the deposition of witnesses, either residing within or without the State, to be taken in the manner prescribed by law for taking depositions in civil actions in the district courts. In case of disobedience on the part of any person to comply with any subpoena issued in behalf of the Committees, or on the refusal of any witness to testify to any matters regarding which he may be lawfully interrogated, it shall be the duty of the district court of any county, or of the judge thereof, on application of a member of the Committees, to compel obedience by proceedings for contempt, as in the case of disobedience of the requirements of a subpoena issued from such court or a refusal to testify therein. Each witness who appears before the Committees or by their order, other than a state officer or employee, who shall receive only their mileage, shall receive for his attendance the fees and mileage provided for witnesses in civil cases in courts of

record, which shall be audited and paid upon the presentation of proper vouchers sworn to by such witness and approved by the President Pro Tempore of the Senate and the Speaker of the House of Representatives.

SECTION 4. Each officer, board, commission or department of state government shall make such studies and publish such reports for the Committees on Governmental Operations as may request and as can be made within the limits of its available funds.

SECTION 5. Members of the Committees on Governmental Operations shall receive no compensation for their services other than that due them as members of the Legislature, but shall be reimbursed for necessary travel at the same rate and in the same manner as other members of the State Legislative Council.

SECTION 6. Reports and recommendations of the Committees on Governmental Operations shall be submitted to the Executive Committee of the State Legislative Council at least thirty (30) days prior to the convening of the Twenty-ninth Legislature.

Senator Cowden moved that all Senate Bills be stricken from the Calendar.

Senator Cobb moved to table the Cowden motion, which motion failed of adoption.

Senator Cobb, as a substitute, moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:00 p. m., tomorrow.

MOTION TO RECONSIDER VOTE

Senator Payne asked unanimous consent that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended by the Honorable House, failed of passage.

The Presiding Officer declared the Cobb motion to adjourn when the Clerk's desk is cleared properly before the Senate.

The vote occurring on the Cobb motion, it was declared failed of adoption.

Senator Field, as a substitute, moved when the Clerk's desk is cleared the Senate adjourn to meet at 1:00 p. m., on tomorrow, which motion was declared adopted.

Senator Cowden moved that all Senate Bills under GENERAL ORDER and THIRD READING be stricken from the Calendar, which motion failed of adoption.

MOTIONS TO RECONSIDER VOTES

Senator Hamilton asked unanimous consent, which was granted, that the time be extended one day for consideration of his motion to reconsider the vote by which **HB 995** was passed.

Senator Shoemaker asked that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 609**, as amended in Conference, was passed, which was the order.

Senator Payne asked unanimous consent, to which Senator Allen objected, that the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended by the Honorable House, failed of passage.

Senator Payne moved that the Rules of the Senate be suspended and the time be extended one legislative day for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended by the Honorable House, failed of passage.

President Nigh presiding.

Senator Allen raised a point of order against the Payne motion, which was sustained, stating motion to adjourn, when the Clerk's desk is cleared, had been adopted, precluding the consideration of further motions.

Senator Cowden moved that the Senate work under a Call of the Senate, which motion was ruled out of order by the President, who stated the adopted motion

to adjourn when the Clerk's desk is cleared takes precedence.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1242—Social Welfare.

DO PASS, as amended:

HB 1050—Judiciary.

HB 1077—Judiciary.

MOTION

Senator Stipe asked unanimous consent, which was granted, that **HB 1050**, as amended, be re-referred to the Committee on State and Federal Government for further consideration.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 567**.

Consideration of the above numbered **HCR** was deferred for this day.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 376**, as amended.

HAs to **SB 376** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 376, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT RELATING TO ELECTIONS ALLOWING COUNTY ELECTION BOARD TO HIRE ADDITIONAL COUNTERS AT COUNTY EXPENSE IN CERTAIN PRECINCTS; PROVIDING FOR ADDITIONAL WATCHERS IN CERTAIN PRECINCTS; AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Amend Page 1, SECTION 1, Line 10, by inserting after the word "vote" and before the word "hire" the following language: "in any election"

AMENDMENT NO. 3. Amend Page 1,

SECTION 1, Line 12, by striking after the word "county" the following language: "in any election." and inserting the following language: "having a total of more than six hundred (600) registered voters as reflected on the total registration records filed with the State Election Board on January 15, prior to the date of the election."

AMENDMENT NO. 4. Amend Page 1, SECTION 1, Line 14, by striking the "period" after the word "county" and inserting the following language: ", provided that two watchers shall be authorized in any precinct wherein more than four counters are counting ballots."

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 432**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Advising further conference granted on **HB 772** and naming the same House Conferees.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 919**, requesting Conference and naming Conferees as follows: Poynor, Vandiver, Skeith.

Consideration of the above request of the Honorable House was deferred for this day.

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 **HBs 588, 605, 641, 644**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 588** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 588 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE GOVERNOR; PROVIDING THAT THE GOVERNOR SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES; 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,

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 Engrossed Senate Amendments 1, 2, 3, 4 and 5.

2. That the following Conference Committee Amendment be adopted:

(1) Page 1, Section 1, by striking on Line 19 the figures "100,000.00" and "100,000.00" and inserting in lieu thereof the figures "142,200.00" and "142,200.00" and by striking on line 23, the figures "123,750.00" and "123,750.00" and inserting in lieu thereof the figures "165,950.00" and "165,950.00".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, McClendon,
Chairman Chairman

Williams (Murray), Trent, Vice
Vice Chairman Chairman

Hurst Bailey

Shipley Boecher

Wolf Breeden

Murrow Cobb

Larason Easterly

Willis (Jackson) Fine

Cox Hamilton

Bradley (Tulsa) Wilson (Greer)

Sparks Pazoureck

Clark Ritzhaupt

Stipe

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 605** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 605 entitled:

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 THE ADMINISTRATIVE SECRETARY WITH AUTHORITY TO BUY EQUIPMENT, PAY HOURLY WAGES AND OTHER NECESSARY EXPENSES, ETC., 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 recede from their engrossed amendments No. 1, 2, 3 and 4.

2. That the following Conference Committee Amendments be adopted:

(1) Page 1, Section 2, by inserting after the word "act" on Line 31 a period in place of the comma and strike all the remaining part of the section.

(2) By striking in the title the following words:

"WITHIN CERTAIN LIMITATIONS"

and by inserting after the title, the enacting clause and renumbering lines to conform.

FOR THE HOUSE: FOR THE SENATE:

Allard, McClendon,
Chairman Chairman

Williams (Murray), Trent, Vice
Vice Chairman Chairman

Hurst Bailey

Willis (Jackson) Boecher

Shipley Breeden

Wolf Cobb

Murrow Easterly

Larason Wilson (Greer)

Cox Hamilton

Bradley (Tulsa) Pazoureck

Sparks Ritzhaupt

Clark Stipe

Tipps

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 641** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 641 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE ATTORNEY GENERAL; PROVIDING FOR THE REGULATED DRUG ENFORCEMENT DIVISION; APPROPRIATING FUND TO BE USED AS EVIDENCE MONEY FOR REGULATED DRUG ENFORCEMENT; PROVIDING THAT THE ATTORNEY GENERAL SHALL FIX THE DUTIES AND COMPENSATIONS OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; ETC., 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 recede from Engrossed Senate Amendments.

2. That the following Conference Committee Amendments be adopted:

(1) Page 1, Section 1, by striking on Line 20 the figures "6,636.00" and "9,636.00" and inserting the figures "13,000.00" and "13,000.00",

and by striking on Line 21 the figures "121,356.00" and "121,356.00" and inserting in lieu thereof the figures "124,720.00" and "124,720.00",

and by striking on Line 23 the figures "29,136.00" and "29,136.00" and inserting in lieu thereof the figures "31,967.00" and "31,967.00",

and by striking on Line 24, the figures "150,492.00" and "150,492.00" and inserting in lieu thereof the figures "156,687.00" and "\$156,687.00".

(2) Page 1, Section 2, by striking on Line 28 and 29 the words and figure "1,500 00" and insert in lieu thereof the words and figure "2,500.00"

and by striking on Lines 30 and 31, the words and figure "1,500.00" and insert in lieu thereof the words and figure "2,500.00".

(3) Page 2, Section 5, Line 29, by striking after the period the following language:

"Provided, however, that none of the above appropriations shall be used or spent for mileage or traveling expense."

(4) By inserting the enacting clause and renumbering lines to conform.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Hurst	Bailey
Skeith	Boecher
Shipley	Breeden
Wolf	Cobb
Murrow	Easterly
Larason	Fine
Cox	Hamilton
Bradley (Tulsa)	Wilson (Greer)
Sparks	Pazoureck
Clark	Ritzhaupt
	Stipe
	Tipps

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 644** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 644 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE BANKING DEPARTMENT; PROVIDING THAT THE BANK 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

same under consideration and herewith return same with the following recommendation:

1. That the House concur in Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendments to Engrossed House Bill No. 644, as amended by Engrossed Senate Amendment No. 1, be adopted:

(1) Restore the Enacting Clause.

(2) Page 1, Section 1, by striking on Line 25 the figures "32,879.00" and "32,-879.00" and inserting in lieu thereof the figures "32,108.00" and "32,108.00"; and by striking on Line 26 the figures "163,271.00" and "163,271.00" and inserting in lieu thereof the figures "162,500.00" and "162,-500.00".

(3) Page 1, Section 2, Line 29, after the comma following the word "law", and before the word "payable", striking the following language: "which employees shall be in the unclassified service of the

state for the purposes of Chapter 26, Title 74, O. S. L. 1959,".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Hurst	Bailey
Skeith	Boecher
Shipley	Breeden
Wolf	Cobb
Murrow	Easterly
Larason	Fine
Skaggs	Hamilton
Cox	Wilson (Greer)
Bradley (Tulsa)	Pazoureck
Sparks	Ritzhaupt
Clark	Stipe
	Tipps

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p.m., on tomorrow, Wednesday, July 26, 1961.

One Hundred and Seventeenth Legislative Day

Wednesday, July 26, 1961

Pursuant to adjournment, the Senate met at 1:00 p. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tippo, Trent, Wilson (Beckham), Wilson (Greer).—44.

The President declared a quorum present.

Prayer was offered by the Chaplain.

The Journal for the last legislative day was declared approved.

MOTION TO RECONSIDER VOTE

Senator Allen asked unanimous consent, which was granted, to withdraw his objection to the Payne request, prior to adjournment on the last legislative day, for an extension of one day's time for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended by the House, failed of passage.

Senator Payne asked unanimous consent, which was granted, that the time be extended to today for consideration of his motion to reconsider the vote by which the emergency section to **SB 405**, as amended by the Honorable House, failed of passage.

Senator Rogers introduced Kendall Ray Johnson and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Wilson (Greer) introduced Judy, Steven and Roger Rodby of Joliet, Illinois, and Susan, Sharon, Janet and Sandra Jessee of Oklahoma City and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Garvin introduced Don Downing and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Cobb moved that no Appropriation Bills be considered by the Senate until after the meeting of the General Conference Committee on Appropriations at 5:00 p. m., of this date, which motion he amended to exclude Conference Committee Reports on **HBs 588, 605, 641 and 644**.

The vote occurring upon the Cobb motion, as amended, it was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 363 correctly engrossed.

Engrossed **SB 363** was properly signed and ordered transmitted to the Honorable House for consideration.

RESOLUTION

By unanimous consent, Senator Wilson (Beckham) called up for consideration **SCR 49**, by Wilson (Beckham) of the Senate and Bullard of the House.

Senators Allen, Stipe, Garvin, Payne, Land, Berrong, Easterly, Belvin, Hamil-

ton and Pitcher asked to be made co-authors of **SCR 49**, which was the order.

SCR 49 was read at length as follows, adopted upon motion of Senator Wilson (Beckham) and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 49 — By Wilson (Beckham), Allen, Stipe, Payne, Land, Berrong, Easterly, Belvin, Hamilton and Pitcher of the Senate and Bullard of the House.

A CONCURRENT RESOLUTION RELATING TO THE DRAFTING, PRE-FILING AND INTRODUCTION OF APPROPRIATIONS BILLS IN THE OKLAHOMA LEGISLATURE; DIRECTING THE STATE BUDGET OFFICER TO DRAFT AND TRANSMIT CERTAIN BILLS TO THE APPROPRIATIONS AND BUDGETS COMMITTEE, OR ITS SUCCESSOR COMMITTEE, OF THE STATE LEGISLATIVE COUNCIL; PROVIDING THAT APPROPRIATION AMOUNTS IN SAID BILLS SHALL BE THE AMOUNTS PROVIDED IN BILLS ENACTED BY THE IMMEDIATE PRIOR LEGISLATURE; DIRECTING SAID APPROPRIATIONS AND BUDGETS COMMITTEE, OR ITS SUCCESSOR, TO TAKE ACTION TO PRE-FILE SAID BILLS UNDER THE PROVISIONS OF SENATE JOINT RESOLUTION NO. 18, TWENTY-SEVENTH LEGISLATURE; PROVIDING THAT SAID BILLS SHALL BE DIVIDED EQUALLY BETWEEN HOUSE AND SENATE AUTHORSHIP, AS MAY BE PRACTICABLE; DIRECTING THAT BILLS NOT PRE-FILED SHALL, WITHIN THREE (3) DAYS AFTER THE APPOINTMENT OF THE REGULAR APPROPRIATIONS AND BUDGETS COMMITTEES OF THE HOUSE AND SENATE, BE TRANSMITTED TO THE CHAIRMEN OF SAID RESPECTIVE COMMITTEES FOR INTRODUCTION; DIRECTING THAT DULY AUTHENTICATED COPIES OF THIS RESOLUTION BE TRANSMITTED TO THE STATE BUDGET OFFICER AND TO THE DIRECTOR, STATE LEG-

ISLATIVE COUNCIL; PROVIDING THAT SAID DIRECTOR SHALL TRANSMIT COPIES OF THIS RESOLUTION TO EACH MEMBER OF THE LEGISLATIVE COUNCIL COMMITTEE ON APPROPRIATIONS AND BUDGETS IMMEDIATELY AFTER THE APPOINTMENT OF SAID COMMITTEE.

WHEREAS, the capacity of state legislatures to meet the increasing demands placed upon them requires a re-evaluation of traditional practices and procedures; and

WHEREAS, within recent years new methods and procedures have been adopted to facilitate the orderly and deliberative disposition of legislative business; and

WHEREAS, it is the desire of the Oklahoma Legislature to keep abreast of progress by effecting improvements in legislative practices and procedures; and

WHEREAS, the late introduction of bills contributes substantially to the congestion of legislative business; and

WHEREAS, Senate Joint Resolution No. 18, Twenty-seventh Legislature, authorizing the pre-filing of bills and resolutions, and Senate Joint Resolution No. 37, providing a timetable for legislative proceedings, are constructive innovations adopted by the Oklahoma Legislature; and

WHEREAS, appropriations bills constitute approximately one-fourth of the total number of bills introduced in the Oklahoma Legislature; and

WHEREAS, delays in the drafting, introduction and passage of said appropriations bills are a major impediment to the expeditious conduct of legislative business.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The State Budget Officer is hereby directed to draft in form for

introduction and transmit to the Appropriations and Budgets Committee of the State Legislative Council, or its successor, on or before December 1 of each even-numbered year, bills for each appropriation request included in the budget to be submitted to the Legislature and for which the immediate prior Legislature made appropriations. The appropriations amounts in the respective bills shall be the amounts as provided in appropriations bills enacted by the immediate prior Legislature.

SECTION 2. The Appropriations and Budgets Committee, or its successor, shall take such action as may be necessary, under the provisions of Senate Joint Resolution No. 18, Twenty-seventh Legislature, to pre-file all bills received, dividing said bills equally between House and Senate authorship, as may be practicable. Bills which are not pre-filed shall, within three (3) days after the appointment of the regular Appropriations and Budgets Committees of the House and Senate, be transmitted by said Legislative Council Committee to the chairmen of said respective committees for introduction.

SECTION 3. BE IT FURTHER RESOLVED that duly authenticated copies of this Resolution be transmitted to the State Budget Officer and to the Director, State Legislative Council, who shall, immediately upon appointment of the Appropriations and Budgets Committee, State Legislative Council, transmit a copy of said Resolution to each member of said committee.

RESOLUTION

By unanimous consent, Senator Shoemaker called up for consideration **HCR 567** by Judiciary Committees of the House and Senate.

A Concurrent Resolution directing the employment of two (2) qualified attorneys to assist the Office of the Attorney General for specified purposes; providing for the employment of one (1) attorney by

the Speaker of the House of Representatives and for the employment of one (1) attorney by the President Pro Tempore of the Senate for their respective Houses; providing that said attorneys shall be paid a reasonable fee for their services; providing that said fees shall be paid from funds heretofore appropriated for the expenses of the respective Houses of the Legislature on claims approved by the Speaker of the House of Representatives or the President Pro Tempore of the Senate, as the case may be; and declaring an emergency.

Senator Shoemaker moved that **HCR 567** be adopted.

Senator Shoemaker asked that further consideration of **HCR 567** be deferred temporarily, which was the order.

MOTION

Senator Fine moved that the President Pro Tempore be authorized and directed to appoint a Committee of Three to contact Honorable Jim A. Rinehart, former member of the Senate, or any other attorney in the State, in regard to representing the Members of the Senate named as Defendants in Civil Case No. 5211, filed in U. S. District Court.

Senator Fine stated that Senator Rinehart had offered his services free of charge in connection with the above Case.

The vote occurring upon the Fine motion, it was declared adopted.

Referring further to **HCR 567**:

Senator Shoemaker asked unanimous consent, which was granted, to withdraw his motion to adopt **HCR 567**.

COMMITTEE APPOINTMENT

As authorized so to do, President Pro Tempore Collins appointed the following Committee, pursuant to the Fine motion Re Civil Case No. 5211:

Grantham, Fine and Stipe.

PENDING HOUSE REQUEST FOR CONFERENCE:

Upon motion of Senator Field, the request of the Honorable House for a Conference on **HB 919**, was ordered granted, and as previously authorized so to do, President Pro Tempore Collins appointed the following Conference Committee under:

HB 919: Bailey, Graves and Harris.

SECOND READING

The following Bills were read the second time and referred to Committees indicated:

HB 1250 — State and Federal Government.

Senator Ham asked unanimous consent, to which Senator Wilson (Beckham) objected, that **HB 1250** be printed and placed upon the Calendar without reference to a committee.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 831, 1059 and 1085**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

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 74 and 90**.

The above numbered Bills as amended in Conference were referred for enrollment.

RESOLUTION

By unanimous consent, Senator Field called up for consideration **HCR 548**, which was read at length as follows and adopted upon his motion:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 548—By Bradley (Tulsa), Levergood, Cox, McCune, Sullivan,

Vandiver, Johnston and Ruby of the House and Field of the Senate.

A CONCURRENT RESOLUTION RELATING TO OFFICIAL STATE TRAVEL PROGRAMS; DIRECTING THE EXECUTIVE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL TO CREATE A SPECIAL COMMITTEE ON STATE TRAVEL POLICIES AND PROGRAMS DURING THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; OUTLINING CERTAIN SUBJECTS FOR STUDY; AND REQUIRING A REPORT AND RECOMMENDATIONS NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, reimbursement for official travel by State officers and employees totals more than \$3 million each year; and

WHEREAS, additional expenditures for travel are required by departments and agencies authorized to own and operate motor vehicles for said purpose; and

WHEREAS, the total cost for official state travel is sufficiently large to warrant a careful study of the most economical travel policies and programs; and

WHEREAS, the present state travel policy combines a limited car-pool program and reimbursement for the use of privately-owned automobiles; and

WHEREAS, a number of states operate and maintain a state car-pool for travel by officers and employees; and

WHEREAS, as a basis for future policy decisions regarding official travel policies and programs, this Legislature should be apprised of programs, policies, and travel expenditures in other states, particularly as regards car-pool systems vs. reimbursement for privately-owned automobiles;

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

SECTION 1. The Executive Committee, State Legislative Council, is hereby directed to create, at its first meeting of the 1961-1963 interim, a special committee on state travel policies and programs, said committee to consist of four (4) members of the House of Representatives and three (3) members of the Senate.

SECTION 2. The special committee, whose creation is herein directed, shall study travel policies and programs in Oklahoma and in other states, and shall submit its recommendations thereon, with emphasis on the experiences of other states and the Federal Government in the use of car pools for official government travel by officers and employees. Said study shall include, but shall not be limited to:

- a. relative costs of (1) car-pool systems and (2) reimbursement for the use of privately-owned automobiles;
- b. the types and extent of abuses under each program;
- c. special problems involved in the operation and maintenance of a state car-pool;
- d. types of departments and agencies for which a car-pool is most feasible; and
- e. initial costs in adopting a program for exclusive car-pool systems for official state travel.

SECTION 3. Upon the completion of its study, which shall be not later than October 1, 1962, the special committee is hereby directed to submit its report and recommendations to the Executive Committee of the State Legislative Council.

Engrossed **HCR 548** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HJR 527 by Howze and Wilhelm was read and considered.

Upon motion of Senator Lollar, **HJR 527** was advanced to engrossment.

By unanimous consent, upon request of

Senator Lollar, **HJR 527**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 527 was read for the third time at length as follows:

ENGROSSED HOUSE JOINT RESOLUTION NO. 527 — By Howze and Wilhelm.

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 10, Article V, of the Constitution of Oklahoma:

Section 10. The House of Representatives shall consist of the number of representatives as determined by the formula and procedure set forth herein. Members of the House of Representatives shall hold office for two (2) years beginning fifteen (15) days after the general Election at which they are elected.

The apportionment for members of the House of Representatives shall be made by the State Election Board within thirty (30) days after the promulgation by the Governor of the certified totals of the number of inhabitants of each county according to the Eighteenth (1960) Federal Decennial Census and each subsequent decennial census made by the United States Government. The number of members of the House of Representatives to which each county shall be entitled shall be determined according to the following formula:

(a) The population shall be divided into brackets as follows:

The total population of the state shall be divided by one hundred (100) and the resultant quotient shall be the first or lowest population bracket.

(b) Each higher bracket shall be one hundred sixty-six and two thirds per cent (166 2/3%) of the immediately preceding lower population bracket.

(c) Each county in the state having less population than the first or lowest population bracket shall be entitled to and shall be assigned one (1) representative.

(d) Provided further: Each county shall be entitled to and shall be assigned an additional representative for each additional higher bracket of population or portion thereof within the county.

In the event of failure of the State Election Board to apportion the House of Representatives as herein provided, the Oklahoma State Supreme Court shall have original jurisdiction to hear mandamus or other actions against the State Election Board to force such apportionment.

From and after the State Election Board determination of the number of Representatives for which each county is entitled and assigned, a certified list shall be made and one copy transmitted as a public document to the Governor and one copy transmitted as a public document to the Secretary of State.

SECTION 2. Sections 12, 13, 14, 15 and 16, of Article V, of the Oklahoma Constitution, are repealed but nothing herein shall be construed to reduce the term for which any member of the House of Representatives was elected.

SECTION 3. The ballot title for said proposed constitutional 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 Section 10, Article V, of the Constitution of the State of Oklahoma, which provides for the number, term, and apportionment of the members of the House of Representatives by empowering and directing the State Election Board to use a prescribed formula after each Federal Decennial Census to apportion membership in the House of Representatives,

vesting original jurisdiction in Oklahoma Supreme Court to force the State Election Board to apportion within prescribed time, and repealing Sections 12, 13, 14, 15, and 16, Article V, of the Oklahoma Constitution, be approved by the people?

☐ Yes

SHALL THE PROPOSED

AMENDMENT BE APPROVED?

☐ No

SECTION 4. The Speaker of the House of Representatives shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the above ballot title, with the Secretary of State, and one copy with the Attorney General.

SECTION 5. A special election is hereby ordered to be held throughout the State on Tuesday, September 12, 1961, or on the date of any earlier statewide 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 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stipe, Trent, Wilson (Greer).—32.

Nay: Cowden, Land, McClendon, McColgin, Rogers, Romang, Stevenson.—7.

Not Voting: Allen, Bailey, Collins, Tipps, Wilson (Beckham).—5.

The Resolution was declared passed.

The question being "Shall **HJR 527** by Howze and Wilhelm, 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 Tuesday, Septem-

ber 12, 1961, or on the date of any earlier statewide election, as provided in Section 5 of said Resolution, which Special Election is hereby ordered and authorized on the date of Tuesday, September 12, 1961, or on the date of any earlier statewide election, as provided in Section 1, Article 24, of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Bailey, Cowden, Land, McClendon, McColgin, Rogers, Romang.—7.

Not Voting: Allen, Collins, Pitcher, Tipps.—4.

The President, 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 527, as amended, was ordered referred for engrossment.

GENERAL ORDER

HB 1251 by Batson, et al, of the House and Colston of the Senate was read and considered.

Upon motion of Senator Colston, **HB 1251** was advanced to engrossment.

By unanimous consent, upon request of Senator Colston, **HB 1251** was placed upon third reading and final passage.

THIRD READING

HB 1251 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham,

Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe.—36.

Nay: Baldwin.—1.

Not Voting: Allen, Ham, Pitcher, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—7.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe.—36.

Nay: Baldwin.—1.

Not Voting: Allen, Ham, Pitcher, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—7.

The emergency was declared passed.

HB 1251 was properly signed and ordered returned to Honorable House.

MOTION TO RECONSIDER VOTE

The vote occurring upon the Payne motion to reconsider the vote by which the Emergency Section of **SB 405** failed of passage, it was declared adopted upon a roll call as follows:

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—30.

Nay: Allen, Berrong, Garrison, Garvin, Graves, Land, Lollar, Morford, Rogers, Wilson (Greer).—10.

Not Voting: Ham, Harris, Pitcher, Wilson (Beckham).—4.

On the question of passage of emer-

gency on **SB 405**, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Hamilton, Harris, Kerr, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—33.

Nay: Allen, Garrison, Garvin, Graves, Ham, Land, Morford, Rogers, Wilson (Greer).—9.

Not Voting: Lollar, Wilson (Beckham).—2.

The emergency 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 Belvin, the following Resolution was introduced, co-authored by Senator McSpadden, read at length, adopted upon motion of Senator Belvin and referred for enrollment:

SENATE RESOLUTION NO. 60—By Belvin, Allen and McSpadden.

A RESOLUTION COMMENDING AND CONGRATULATING MISS BETTY ARNETT OF HUGO, OKLAHOMA, UPON HER WINNING OF THE "MISS RODEO OKLAHOMA OF 1961," CROWN AT THE 22ND ANNUAL CHICKASHA RODEO ON SATURDAY, JULY 22, 1961; AND DIRECTING THE DISTRIBUTION OF COPIES OF THIS RESOLUTION.

WHEREAS, the rodeo as an institution not only captures and re-enacts for the enlightenment and entertainment of posterity a vital segment of our rich Western cultural heritage, but also, and perhaps more importantly, it is an embodiment of the true spirit of that real American individualist—the Western pioneer—as he struggled for the mastery over the untamed, violent and sometimes overwhelming obstacles in his primitive environment; and

WHEREAS, Western history and folklore may contain no particular basis in fact for the contemporary Queen of the Rodeo, yet here again has developed an institution giving life and substance to an element of the incomparable character and integrity of the Western pioneer woman, whose life was graced by few material pleasures and whose sustenance was her indomitable spirit and faith; and

WHEREAS, something of this rich cultural heritage was re-created at the fifth annual Oklahoma Rodeo Queen contest, held in conjunction with the 22nd Annual Chickasha Rodeo, July 18 to 22, 1961, which brought together in friendly but determined competition a galaxy of our state's most radiant, charming, and capable young stars, to be judged on the basis of their horsemanship, their personality, and their appearance for the coveted crown of "Miss Rodeo Oklahoma of 1961"; and

WHEREAS, emerging victorious over determined, charming, and capable opposition, as "Miss Rodeo Oklahoma of 1961" and designated as Oklahoma's representative to the National Rodeo Queen Contest to be held at Las Vegas, Nevada, during November 28-30, 1961, was a lovely, personable, and graceful young horsewoman from Hugo and a student at the University of Oklahoma, Miss Betty Arnett, who personifies those noble pioneer qualities which have afforded the basis for our great state's march with progress.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE:

SECTION 1. That Miss Betty Arnett of Hugo, Oklahoma, be and is hereby officially commended and congratulated, upon behalf of an appreciative Oklahoma, in recognition of the innumerable outstanding qualities contributing to her selection over formidable opposition as "Miss Rodeo Oklahoma of 1961," on Saturday, July 22, 1961, at the 22nd Annual Chickasha Rodeo; and

SECTION 2. That the best wishes of this body be and hereby are extended to Miss

Arnett in the competition to be held for determination of a National Rodeo Queen at Las Vegas, Nevada, during November 28-30, 1961, a competition certain to bring further honors and acclaim to our state and to its lovely, talented and distinguished representatives and

SECTION 3. That this Resolution be spread upon the pages of the permanent Journal of the Senate and that a duly authenticated copy thereof be forwarded to Miss Betty Arnett, Hugo, Oklahoma, as a mark of the esteem and interest of this body.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 50 and HB 978 each correctly engrossed.

SBs 41, 45, 68 and SR 59 each correctly enrolled.

Engrossed SCR 50 was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed SAs to HB 978, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled SBs 41, 45 and 68 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled SR 59 was properly signed and ordered transmitted to the Secretary of State.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 1102 by Ford was read and considered.

Senator Hamilton moved to amend HB 1102, line 4, page 3, by striking after the word "than" the remainder of line 4, and insert in lieu thereof the following language: "once during any twelve (12) month period" which amendment was declared adopted.

Upon motion of Senator Trent, HB 1102, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Trent, HB 1102, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1102 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Belvin, Boecher, Bohannon, Breed-en, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Allen, Baldwin, Rogers, Stevenson.—4.

Excused: Berrong.—1.

Not Voting: Bailey, Collins, Grantham, Harris, Lollar.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Belvin, Boecher, Bohannon, Breed-en, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Allen, Baldwin, Rogers, Stevenson.—4.

Excused: Berrong.—1.

Not Voting: Bailey, Collins, Grantham, Harris, Lollar.—5.

The emergency was declared passed.

HB 1102, as amended, was referred for engrossment.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Cobb, the Senate concurred in **HAS** to Engrossed **SB 393**.

President Pro Tempore Collins presiding.

SB 393, 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, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Berrong.—1.

Not Voting: Bailey, Ham, Tipps.—3.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Berrong.—1.

Not Voting: Bailey, Ham, Tipps.—3.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

GENERAL ORDER

Senator Shoemake asked unanimous consent, which was granted, that **HB 1078** be referred to the Judiciary Committee.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Shoemake, the Senate concurred in **HAS** to Engrossed **SB 184**.

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: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Berrong.—1.

Not Voting: Allen, Cobb, Ham.—3.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Berrong.—1.

Not Voting: Allen, Cobb, Ham.—3.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Berrong asked to be shown present, which was the order.

PENDING CONSIDERATION OF HAS

Upon motion of Senator Kerr, the Senate concurred in **HAS** to Engrossed **SB 376**.

SB 376, 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, Bailey, Belvin, Berrong, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Baldwin, Boecher, Cowden, Graves, Ritzhaupt.—5.

Not Voting: Breeden, Cartwright, Fine, Grantham, Wilson (Beckham).—5.

The bill, as amended, was declared passed.

On question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Bohannon, Cobb, Collins, Colston, Dacus, Easterly, Field, Garrison, Garvin, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—34.

Nay: Baldwin, Boecher, Cowden, Graves, Ritzhaupt.—5.

Not Voting: Breeden, Cartwright, Fine, Grantham, Wilson (Beckham).—5.

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 428**, as amended.

HAs to **SB 428** read as follows, rejected upon motion of Senator Graves, conference requested and referring Bill to General Conference Committee on Appropriations:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 428 by adding the fol-

lowing coauthors: "HENRY, STEVENS and SKAGGS of the House"

AMENDMENT NO. 2. Amend Page 1, by striking the TITLE and inserting in lieu thereof, the following: "AN ACT MAKING GIRLS' TOWN. (Amended for Conference)"

Senator Colston asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

SB 403 by Cobb was read and considered.

Upon motion of Senator Pitcher, **SB 403** was advanced to engrossment.

By unanimous consent, upon request of Senator Pitcher, **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: Bohannon, Cobb, Collins, Ham, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Trent.—14.

Nay: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cartwright, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Hamilton, Harris, Land, McClendon, Ritzhaupt, Rogers, Romang, Stevenson, Wilson (Greer).—23.

Excused: Colston.—1.

Not Voting: Bailey, Fine, Garrison, Kerr, Tipps, Wilson (Beckham).—6.

The bill was declared failed of passage.

REPORT OF ENGROSSED END ENROLLED BILLS

HJR 527 correctly engrossed.

SBs 72 and **338** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HJR 527**, as amended, were properly signed

and ordered returned to the Honorable House.

Enrolled **SBs 72** and **338** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HJR 548—By Cox, McCune and Bradley (Tulsa) of the House and Collins of the Senate.

A Joint Resolution authorizing the Oklahoma Public Welfare Commission to transfer from the State Assistance Fund to the the State Crippled Children's Account in said department the sum of fifty thousand dollars (\$50,000.00) per annum; and declaring an emergency.

The above numbered **HRs** were read for the first time.

Senator Pazoureck presiding.

GENERAL ORDER

President Pro Tempore Collins moved that **SB 422** be stricken from the Calendar, which motion prevailed.

President Pro Tempore Collins presiding.

MOTION

Senator Cowden moved to strike all Senate Bills from the Calendar on General Order.

Senator Grantham moved to amend the Cowden motion by adding "except **SBs 154** and **155**" which motion was tabled upon motion of Senator Cowden.

The vote occurring upon the Cowden motion, it was declared adopted, the stricken Bills being: **SBs 3, 20, 40, 63, 106, 154, 155, 186, 189, 190, 193, 208, 228, 238, 252, 259, 264, 299, 356, 361, 365, 389, 394, 414, 423** and **433**.

MOTION

Senator Garrison asked unanimous con-

sent, which was granted, that **HB 1050** be withdrawn from the Committee on State and Federal Government, printed and placed upon the Calendar.

Senator Colston asked to be shown present, which was the order.

GENERAL ORDER

HJR 543 by Morgan, et al, was read and considered.

Senator Grantham moved to amend **HJR 543**, by striking the period at the end of Section 1 (Article 27) and insert the following: "provided that cooperative associations of holders of package store licenses shall be entitled to a wholesalers license" which amendment was tabled upon motion of Senator Cobb.

Senator Romang moved to amend **HJR 543** by striking the Title and body of the Resolution and substituting therefor the following:

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT OF SECTION 3, OF ARTICLE XXVII, OKLAHOMA CONSTITUTION; AUTHORIZING MANUFACTURERS, DISTILLERS, RECTIFIERS, BOTTLERS, WINEMAKERS, BREWERS OR IMPORTERS OF ALCOHOLIC BEVERAGES TO SELL ONLY TO THE ALCOHOLIC BEVERAGE CONTROL BOARD AND ESTABLISHING SAID BOARD AS THE EXCLUSIVE WHOLESALE DISTRIBUTOR OF ALCOHOLIC BEVERAGES IN THIS STATE; AND PROVIDING FOR A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE 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 XXVII of the Constitution

of Oklahoma, by amending Section 3 thereof, to read as follows:

ARTICLE XXVII

§ 3. The Legislature shall enact laws providing for the strict regulation, control, licensing, and taxation of the manufacture, sale, distribution, possession, and transportation of alcoholic beverages consistent with the provisions of this Amendment. Provided, that any manufacturer or subsidiary of any manufacturer who markets his product solely through a subsidiary or subsidiaries, a distiller, rectifier, bottler, winemaker, brewer, or importer of alcoholic beverages, bottled or made in a foreign country, either within or without this State, shall sell such beverages only to the Alcoholic Beverage Control Board, which shall be the exclusive wholesale distributor of alcoholic beverages to licensed retailers of such beverages in this State. The Legislature shall vitalize this Amendment by enacting laws providing for sales by any manufacturer or subsidiary of any manufacturer who markets his product solely through a subsidiary or subsidiaries, a distiller, rectifier, bottler, winemaker, brewer, or importer of alcoholic beverages, bottled or made in a foreign country, either within or without this State, only to the Alcoholic Beverage Control Board, and providing, further, for sales to licensed retailers of alcoholic beverages only by the Alcoholic Beverage Control Board, which shall be the exclusive wholesale distributor of alcoholic beverages in this State.

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 manufacturers, distillers, rectifiers, bottlers, winemakers, brewers or importers of alcoholic beverages to sell

only to the Alcoholic Beverage Control Board and establishing the Alcoholic Beverage Control Board as the exclusive wholesale distributor of alcoholic beverages to licensed retailers of such beverages be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The Speaker of the House of Representatives 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 primary election at which time 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.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Senator Tipps moved to table the Romang amendment, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Boecher, Bohannon, Collins, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Harris, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Wilson (Greer).—25.

Nay: Baldwin, Belvin, Breeden, Cartwright, Cobb, Colston, Dacus, Graves, Ham, Hamilton, Land, McClendon, Ritzhaupt, Rogers, Romang, Stevenson, Trent.—17.

Excused: Berrong.—1.

Not Voting: Wilson (Beckham).—1.

Upon motion of Senator Boecher, **HJR 543** was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, **HJR 543** was placed upon third reading and final passage.

Senator Berrong asked to be shown present, which was the order.

THIRD READING

HJR 543 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Allen, Boecher, Bohannon, Breed-
en, Collins, Easterly, Field, Fine, Garri-
son, Garvin, Grantham, Kerr, Lollar, Mc-
Colgin, Morford, Payne, Pazoureck, Shoe-
make, Stipe, Tipps, Trent, Wilson (Greer).
—22.

Nay: Bailey, Baldwin, Belvin, Berrong,
Cartwright, Cobb, Colston, Cowden, Dacus,
Graves, Ham, Hamilton, Harris, Land, Mc-
Clendon, McSpadden, Pitcher, Ritzhaupt,
Rogers, Romang, Stevenson.—21.

Not Voting: Wilson (Beckham).—1.

The Resolution was declared failed of passage.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 588** was declared adopted.

HB 588, 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, Bailey, Belvin, Berrong,
Boecher, Bohannon, Breedon, Collins, Col-
ston, Cowden, Dacus, Easterly, Field,
Fine, Garrison, Garvin, Grantham, Graves,
Ham, Hamilton, Lollar, McClendon, Mc-
Colgin, McSpadden, Morford, Pazoureck,
Pitcher, Ritzhaupt, Romang, Shoemake,
Stevenson, Stipe, Tipps, Trent, Wilson
(Greer).—35.

Nay: Baldwin, Cartwright.—2.

Not Voting: Cobb, Harris, Kerr, Land,
Payne, Rogers, Wilson (Beckham).—7.

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, Bailey, Belvin, Berrong,
Boecher, Bohannon, Breedon, Collins, Col-
ston, Cowden, Dacus, Easterly, Field,
Fine, Garrison, Garvin, Grantham, Graves,
Ham, Hamilton, Lollar, McClendon, Mc-
Colgin, McSpadden, Morford, Pazoureck,
Pitcher, Ritzhaupt, Romang, Shoemake,
Stevenson, Stipe, Tipps, Trent, Wilson
(Greer).—35.

Nay: Baldwin, Cartwright.—2.

Not Voting: Cobb, Harris, Kerr, Land,
Payne, Rogers, Wilson (Beckham).—7.

The emergency was declared passed.

HB 588, together with Conference Com-
mittee Report thereon, was ordered return-
ed to Honorable House.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator
Hamilton moved that the vote be recon-
sidered by which **HB 588** as amended in
conference, passed.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the
Conference Committee Report on **HB 605**
was declared adopted.

HB 605, as amended in Conference, was
read at length.

On the question of passage of Bill as
amended in Conference, the roll call re-
sulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong,
Bohannon, Collins, Colston, Cowden, Da-
cus, Easterly, Field, Fine, Garrison, Gar-
vin, Grantham, Graves, Ham, Hamilton,
Lollar, McClendon, McColgin, McSpadden,
Morford, Pazoureck, Ritzhaupt, Romang,
Shoemake, Stevenson, Stipe, Trent, Wilson
(Greer).—31.

Nay: Boecher.—1.

Not Voting: Bailey, Breedon, Cart-
wright, Cobb, Harris, Kerr, Land, Payne,

Pitcher, Rogers, Tipps, 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: Allen, Baldwin, Belvin, Berrong, Bohannon, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—31.

Nay: Boecher.—1.

Not Voting: Bailey, Breeden, Cartwright, Cobb, Harris, Kerr, Land, Payne, Pitcher, Rogers, Tipps, Wilson (Beckham).—12.

The emergency was declared passed.

HB 605, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 641** was declared adopted.

HB 641, 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, McClendon, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Not Voting: Allen, Cobb, Fine, Kerr, Land, Lollar, McSpadden, Morford, Payne, Stipe, Tipps.—11.

The Bill, as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, McClendon, McColgin, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—33.

Not Voting: Allen, Cobb, Fine, Kerr, Land, Lollar, McSpadden, Morford, Payne, Stipe, Tipps.—11.

The emergency was declared passed.

HB 641, together with Conference Committee Report thereon, was ordered returned to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 644** was declared adopted.

HB 644, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—38.

Not Voting: Cobb, Fine, Lollar, Morford, 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin,

Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—38.

Not Voting: Cobb, Fine, Lollar, Morford, Tipps, Wilson (Beckham).—6.

The emergency was declared passed.

HB 644, together with Conference Committee Report thereon, was ordered returned to Honorable House.

GENERAL ORDER

HB 1104 by Allard, et al, of the House and McClendon and Trent of the Senate was read and considered.

Upon motion of Senator McClendon, **HB 1104** was advanced to engrossment.

By unanimous consent, upon request of Senator McClendon, **HB 1104** was placed upon third reading and final passage.

THIRD READING

HB 1104 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—39.

Not Voting: Cobb, Fine, Morford, Tipps, Wilson (Beckham).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Har-

ris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Greer).—39.

Not Voting: Cobb, Fine, Morford, Tipps, Wilson (Beckham).—5.

The emergency was declared passed.

HB 1104, as amended, was referred for engrossment.

MOTION TO RECONSIDER VOTE

As provided under Rule 12a, Senator Boecher moved that the vote be reconsidered by which **HJR 543** failed of passage.

Senator Harris moved to table the Boecher motion, which motion failed of adoption, upon a roll call as follows:

Aye: Baldwin, Belvin, Berrong, Colston, Cowden, Dacus, Graves, Ham, Hamilton, Harris, Land, McClendon, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson.—18.

Nay: Allen, Bailey, Boecher, Bohannon, Breeden, Cobb, Collins, Easterly, Field, Fine, Garrison, Garvin, Grantham, Kerr, Lollar, McColgin, McSpadden, Payne, Shoemake, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—23.

Not Voting: Cartwright, Morford, Tipps.—3.

Senator Rogers raised a point of order against immediate consideration of the Boecher motion, which was sustained, citing Rule 12-a.

RESOLUTION

By unanimous consent, Senator Shoemake introduced the following Resolution, which was read at length, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 51 — By Cartwright, Baldwin, Shoemake, Field, Harris, Garrison, Rogers of the Senate and Allard, Williams (Mur-

ray), Levergood, Ford and Tate of the House.

A CONCURRENT RESOLUTION AUTHORIZING AND DIRECTING THE EXECUTIVE COMMITTEE, STATE LEGISLATIVE COUNCIL, TO CREATE A SPECIAL COMMITTEE OF FISCAL AFFAIRS AND APPROPRIATIONS FOR THE 1961-1963 LEGISLATIVE INTERIM; SPECIFYING THE NUMBER OF MEMBERS OF SAID COMMITTEE; PROVIDING FOR THE SELECTION OF THE CHAIRMAN AND VICE CHAIRMAN THEREOF; OUTLINING POWERS AND DUTIES OF SAID COMMITTEE; REQUIRING THE PREPARATION OF A FINAL REPORT AND RECOMMENDATIONS; AND DIRECTING THE COOPERATION OF DEPARTMENTS, AGENCIES AND INSTITUTIONS OF THE STATE.

WHEREAS, a need exists for a comprehensive and continuing study and analysis of the fiscal affairs of the State of Oklahoma; and

WHEREAS, such study and analysis should include recommendations concerning the state budget, the revenues and expenditures of the State, and the fiscal organization and functions of the departments, subdivisions and agencies; and

WHEREAS, the statutory authority exists in the creation of the State Legislative Council to establish an interim committee to carry out the functions enumerated herein; and

WHEREAS, the purposes of such Committee shall be: (1) to establish and effectuate a continuing interim study and analysis of the fiscal affairs of the State of Oklahoma; (2) to ascertain facts and to make recommendations to the Executive Committee of the State Legislative Council concerning state budgets, the revenues and expenditures of the State, the fiscal organization and functions of the State, its departments, subdivisions and agencies; and (3) to evaluate the budget needs and requests of the various departments, agencies and institutions of state

government with recommendations thereon.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The Executive Committee of the State Legislative Council, in its first meeting of the 1961-1963 interim is hereby authorized and directed to create a Special Committee of Fiscal Affairs and Appropriations, to be composed of seven (7) members of the Senate and seven (7) members of the House of Representatives. The Special Committee, whose creation is herein directed, shall by a majority vote select its chairman and vice chairman; provided, however, that one (1) of said officers shall be a member of the Senate and the other officer shall be a member of the House of Representatives.

SECTION 2. The Special Committee of Fiscal Affairs and Appropriations shall have the following powers and duties:

(1) to study the management, operation, programs, services and fiscal needs of the departments, agencies, institutions and other entities of Oklahoma state government;

(2) to hold hearings as required and to review the executive budget and budget requests of each department, agency, institution and other entities of state government, including proposals for capital improvements, and to submit recommendations to the Executive Committee of the Legislative Council;

(3) to prepare estimates of revenues from existing and proposed taxes for the development and analysis of proposed revenue measures;

(4) to study and, from time to time, review the State's fund structures, financial condition, fiscal organization, and its budgeting, accounting, auditing, reporting, personnel and purchasing procedures;

(5) to compile fiscal information and to make continuing audits of the state budget, revenues, and expenditures.

At the conclusion of its interim study, the Committee shall prepare a final report and recommendations which shall be submitted to the Executive Committee of the Legislative Council not later than October 1, 1962. All recommendations requiring legislative action shall be drafted in bill form and, after approval by the Executive Committee shall be pre-filed for introduction in the Twenty-ninth Legislature.

SECTION 3. To expedite the work of the Committee, each department, agency, and institution of the State is hereby empowered and directed to cooperate, aid and assist the Committee and to provide advice and assistance upon request of the Committee.

GENERAL ORDER

HB 627 by Shibley, et al, was read and considered.

By unanimous consent, Senators Breeden, Rogers, Garrison, Romang, Colston, Grantham, Harris, Dacus, Berrong, Field, Baldwin, Allen, Garvin, Graves, Hamilton, Pazoureck and Land were added as co-authors of **HB 627**.

Upon motion of Senator Breeden, **HB 627** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **HB 627** was placed upon third reading and final passage.

THIRD READING

HB 627 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Ro-

mang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Excused: McSpadden.—1.

Not Voting: Bailey, Cartwright, Ham, Pitcher, Wilson (Beckham).—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—38.

Excused: McSpadden.—1.

Not Voting: Bailey, Cartwright, Ham, Pitcher, Wilson (Beckham).—5.

The emergency was declared passed.

HB 627, as amended, was referred for engrossment.

RESOLUTION

By unanimous consent, Senator Stipe introduced the following Resolution, which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 61 — By Stipe.

A RESOLUTION DIRECTING THE PRESIDENT PRO TEMPORE OF THE SENATE TO APPOINT A COMMITTEE ON RESEARCH AND INVESTIGATION COMPOSED OF NOT MORE THAN SEVEN (7) MEMBERS FOR THE INTERIM PERIOD 1961-1962; AND PROVIDING SUCH COMMITTEE WITH CERTAIN POWERS AND DUTIES.

WHEREAS, The public policy and the general welfare of the State decree that the Legislature maintain a constant and vigilant surveillance of all government functions and operations; and

WHEREAS, Such functions may best be served through the utilization of an interim committee on research and inves-

tigation composed of members appointed from the State Senate of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

That the President Pro Tempore of the State Senate shall appoint not more than seven (7) members from that body to serve on a General Committee on Research and Investigation for the interim period 1961-1962.

BE IT FURTHER RESOLVED, That said Committee on Research and Investigation shall have full power to subpoena witnesses, compel their attendance, and require testimony under oath; and shall employ such staff as the Committee may deem necessary to carry out its duties.

The President Pro Tempore of the Senate shall have the authority and duty to assign to this Committee, for the necessary research, study and investigation, all matters of an irregular nature which may be called to his attention concerning any agency, department or institution, or any other matter of state government. The Committee, upon completion of any assignment made by the President Pro Tempore of the Senate, shall file a written report with the President Pro Tempore of the Senate, and such report shall be made available to members of the Senate upon request.

MOTIONS TO RECONSIDER VOTES

Senator Hamilton asked unanimous consent, which was granted, to extend the time one legislative day for consideration of his motion to reconsider the vote by which **HB 995** was passed.

As provided under Rule 12a, Senator Bailey moved to reconsider the vote by which **SB 363** was passed.

The President Pro Tempore advised that **SB 363** had been transmitted to the Honorable House for consideration.

Senator McClendon asked that the mem-

bers of the General Conference Committee on Appropriations be shown excused, for the purpose of a meeting of the Conference Committee, which was the order, they being: Senators Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps and Trent.

GENERAL ORDER

HB 1014 by Burkett was read and considered.

Senator Garrison asked to be shown as co-author of **HB 1014**, which was the order.

Upon motion of Senator Garrison, **HB 1014** was advanced to engrossment.

Senator Garrison asked unanimous consent, which was granted, that **HB 1014** be 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, Belvin, Berrong, Bohannon, Collins, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Wilson (Greer).—24.

Excused: Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Cartwright, Ham, Morford, Wilson (Beckham).—4.

The bill was declared passed.

Upon motion of Senator Garrison, the emergency section to **HB 1014** was ordered stricken and the title amended to conform.

HB 1014 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 840 by Shibley et al of the House and Shoemake of the Senate was read and considered.

President Nigh presiding.

Senators Bohannon, Cartwright, Rogers, Stevenson, Belvin, Lollar, Pitcher, Dacus, Grantham, Garrison and Garvin asked to be shown as co-authors of **HB 840**, which was the order.

Upon motion of Senator Shoemake, **HB 840** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 840** was placed upon third reading and final passage.

THIRD READING

HB 840 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, Morford, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazour-
eck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Collins, Ham, Pitcher.—3.

The bill was declared passed.

Upon motion of Senator Shoemake, the emergency section to **HB 840** was ordered stricken and the title amended to conform.

HB 840, as amended, was ordered referred for engrossment.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed **HJR 527** and **HB 559**, requesting Conferences and referring **HJR 527** to General Conference Committee on Reapportion-

ment and **HB 559** to General Conference Committee on Appropriations.

Upon motion of Senator Lollar, the request of the Honorable House for a conference on **HJR 527** was ordered granted and the Resolution referred to the General Conference Committee on Re-Appportionment.

Upon motion of Senator Field, the request of the Honorable House for a conference on **HB 559** was ordered granted, and the Bill referred to the General Conference Committee on Appropriations.

MESSAGE FROM THE HOUSE

Advising by unanimous consent, House Conferees on the General Conference Committee on Reapportionment have been instructed in regard to Engrossed **HB 1033**.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 1251**.

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 transmitting for signature Enrolled **HCR 548**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1239 by Keyes was read and considered.

Upon motion of Senator Rogers, **HB 1239** was advanced to engrossment.

Senator Rogers asked unanimous consent, which was granted, that **HB 1239** be placed upon third reading and final passage.

THIRD READING

HB 1239 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazour-
eck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Collins, Ham, Pitcher.—3.

The bill was declared passed.

Senator Rogers asked that the emergency section to **HB 1239** be stricken and title amended to conform, which was the order.

HB 1239 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1127 by Forsythe was read and considered.

Upon motion of Senator Land, **HB 1127** was advanced to engrossment.

Senator Land asked unanimous consent, which was granted, that **HB 1127** be placed upon third reading and final passage.

THIRD READING

HB 1127 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, Morford, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Excused: Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazour-
eck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Collins, Ham.—2.

The bill was declared passed.

Senator Land asked unanimous consent, which was granted, that the emergency section to **HB 1127** be stricken and the title amended to conform.

HB 1127 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 942 by Bower et al was read and considered.

Senators Morford, Grantham, Shoemake, Kerr, Colston, Garrison and McColgin asked to be made co-authors of **HB 942**, which was the order.

Upon motion of Senator Morford, **HB 942** was advanced to engrossment.

Senator Morford asked unanimous consent, which was granted, that **HB 942** be placed upon third reading and final passage.

THIRD READING

HB 942 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, Morford, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazour-
eck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Allen, Collins, Ham.—3.

The bill was declared passed.

Senator Morford asked unanimous consent, which was granted, that the emergency section to **HB 942** be stricken and the title amended to conform.

HB 942 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1244 by Legal and Fiscal Advisory Committee and Goodfellow was read and considered.

Senator Wilson (Beckham) moved to amend **HB 1244**, line 2, page 2, by adding after the word "residence" the following: "or a county adjoining the county of residence" and amended the title to conform, which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **HB 1244**, as amended, was advanced to engrossment.

Upon motion of Senator Wilson (Beckham), the rules of the Senate were suspended and **HB 1244**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1244 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, Morford, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—26.

Excused: Bailey, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Collins, Ham.—2.

The bill was declared passed.

Senator Wilson (Beckham) asked that the emergency section to **HB 1244**, as amended, be stricken and the title amended to conform, which was the order.

HB 1244, as amended, was ordered referred for engrossment.

GENERAL ORDER

HB 1075 by Skaggs of the House and

Lollar of the Senate was read and considered.

Upon motion of Senator Lollar, **HB 1075** was advanced to engrossment.

Senator Lollar asked unanimous consent, which was granted, that **HB 1075** be placed upon third reading and final passage.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

THIRD READING

HB 1075 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Bohannon, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, Morford, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Bailey, Berrong, Boecher, Breeden, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent.—17.

Not Voting: Collins, Ham.—2.

The bill was declared passed.

Senator Lollar asked that the emergency section to **HB 1075** be stricken and the title amended to conform, which was the order.

HB 1075 was properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 50**.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 305**, as coauthored by Green,

Lauer, Richardson, Reneau, Tucker, Privett, Briscoe and Bower; **SB 385**, as co-authored by Patterson; **SB 415**, as co-authored by Skaggs, Morgan, Witt, McChristian, Hopkins, Priebe and Etling, and striking the emergency clause; and **SBs 426** and **436**.

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 41, 45, 68, 72, 338**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

SPECIAL COMMITTEE REPORT

Senator Grantham, on behalf of the Special Committee appointed under the Fine motion, with instructions to investigate and report to the Senate whether or not the services of the Honorable Jim A. Rinehart, of El Reno, (member of the Senate from the 15th to 26th legislative sessions, both inclusive,) might be procured to represent the State Senate in CIVIL CASE NO. 5211, filed in U. S. District Court on July 20, 1961, reported the duty performed and that the Honorable Jim A. Rinehart was available to the Senate.

GENERAL ORDER

HB 541 by Howard et al was read and considered.

Upon motion of Senator Land, **HB 541** was advanced to engrossment.

By unanimous consent, upon request of Senator Land, **HB 541** was 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, Belvin, Berrong,

Bohannon, Cartwright, Collins, Colston, Dacus, Field, Garrison, Garvin, Grantham, Graves, Kerr, Land, Lollar, McColgin, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Greer).—24.

Excused: Bailey, Boecher, Breedon, Cobb, Cowden, Easterly, Fine, Hamilton, McClendon, McSpadden, Payne, Pazour-
eck, Ritzhaupt, Stipe, Tipps, Trent.—16.

Not Voting: Ham, Harris, Morford, Wilson (Beckham).—4.

The bill was declared passed.

HB 541 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

Senator Shoemake asked unanimous consent, which was granted, that **HB 734** be withdrawn from the Calendar and referred to Judiciary Committee.

MOTION TO RECONSIDER VOTE

Senator Shoemake asked unanimous consent, which was granted, that the time be extended one legislative day for consideration of his motion to reconsider the vote by which **HB 609**, as amended in Conference, was passed.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 325 correctly engrossed.

Engrossed **SB 325** was properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SB 223**, together with Conference Committee Report thereon, was ordered transmitted to the Honorable House for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 405 correctly enrolled.

Enrolled **SB 405**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Field moved when the Clerk's

desk is cleared the Senate adjourn to meet at 9:00 a. m., tomorrow, which motion was declared adopted.

MESSAGES FROM THE GOVERNOR

Advising approval by him, July 24, 1961, of Enrolled **SJR 12, SBs 21, 67, 105, 170, 382, 402, 412**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 12 — By Shoemake et al of Senate and Ruby, et al of the House.

A JOINT RESOLUTION PROPOSING AN AMENDMENT TO ARTICLE X, OKLAHOMA CONSTITUTION, SAME TO BE ADDED AS § 35; RELATING TO MUNICIPAL AND COUNTY LEVY FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY AND AUTHORIZING ANY INCORPORATED CITY, ANY INCORPORATED TOWN OR ANY COUNTY, BY AND WITH THE CONSENT OF THE MAJORITY OF QUALIFIED TAX-PAYING VOTERS, TO ISSUE BONDS FOR THE PURPOSE OF SECURING AND DEVELOPING INDUSTRY, WITHIN OR NEAR THE MUNICIPALITY OR WITHIN THE COUNTY; ETC. AND ORDERING A SPECIAL ELECTION.

ENROLLED SENATE BILL NO. 21 — By Rogers of the Senate and Skaggs of the House.

AN ACT RELATING TO INSURANCE; AUTHORIZING THE ATTACHMENT TO THE STANDARD STATUTORY FIRE INSURANCE POLICY OF A STATEMENT SPECIFICALLY EXCLUDING LOSS OR DAMAGE CAUSED BY NUCLEAR REACTION, NUCLEAR RADIATION, ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 67 — By Wilson (Beckham) of the Senate and Baggett, et al of the House.

AN ACT RELATING TO INSURANCE; PROVIDED THAT WHEN LEGAL PROCESS AGAINST AN INSURER FOR WHOM THE INSURANCE COMMISSIONER IS ATTORNEY IS ISSUED IT MAY BE SERVED BY ANY MANNER NOW PRO-

VIDED BY LAW OR IN LIEU THEREOF BY MAILING TRIPLICATE COPIES OF SUCH LEGAL PROCESS IN THE UNITED STATES MAILED WITH POSTAGE PREPAID TO THE INSURANCE COMMISSIONER, ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 105 — By Land.

AN ACT RELATING TO ELECTIONS, REGARDING REGISTRATIONS FOR VOTING AND TRANSFERS OF REGISTRATIONS; ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 170 — By Shoemake, et al of the Senate and Ruby, et al of the House.

AN ACT RELATING TO PROPERTY RIGHTS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 382 — By Fine and Hamilton of the Senate and Privett et al of the House.

AN ACT RELATING TO COUNTY OFFICERS; ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 402 — By Harris et al.

AN ACT RELATING TO THE OKLAHOMA INDUSTRIAL FINANCE AUTHORITY; ETC. AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 412 — By Breeden et al of the Senate and Privett et al of the House.

AN ACT RELATING TO CITY AND TOWN ROADS AND STREETS; ETC. AND DECLARING AN EMERGENCY.

MESSAGES FROM THE GOVERNOR

Advising approval by him July 26, 1961, of Enrolled **SJR 33, 39, 40, SBs 117, 122, 368, 386, 398, 399, 408, 429, 432**, entitled:

ENROLLED SENATE JOINT RESOLUTION NO. 33—By Harris of the Senate and Bradley (Tulsa), and Ruby of the House.

A JOINT RESOLUTION EXPRESSING THE SENSE OF THE LEGISLATURE THAT THE STATE OF OKLAHOMA AND ITS AGENCIES AND SUBDIVISIONS SHOULD PARTICIPATE IN THE PROGRAM OF ADVANCES FOR PUBLIC WORKS PLANNING UNDER PUBLIC LAW NO. 560, 83d CONGRESS, AS AMENDED; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 39—By Bohannon of the Senate and Odom (McIntosh) of the House.

A JOINT RESOLUTION AUTHORIZING A. J. RIGNEY AND MRS. A. J. RIGNEY, HIS WIFE, OF MCINTOSH COUNTY, OKLAHOMA, TO BRING SUIT AGAINST THE STATE OF OKLAHOMA, TO DETERMINE THE AMOUNT OF DAMAGES, IF ANY, SUSTAINED BY THEM ON ACCOUNT OF THE CONSTRUCTION OF U. S. HIGHWAY NO. 266 ADJOINING THEIR PROPERTY APPROXIMATELY 1/8 MILE EAST OF CHECOTAH, OKLAHOMA; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE JOINT RESOLUTION NO. 40—By Payne of the Senate and Cole of the House.

A JOINT RESOLUTION RELATING TO CERTAIN LANDS UNDER THE JURISDICTION AND CONTROL OF THE GOVERNING BOARD OF THE CITY OF OKMULGEE; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 117—By Bailey of the Senate and Burkett, Bradley (Tulsa), and Poynor of the House.

AN ACT CREATING MUNICIPAL CRIMINAL COURTS IN CITIES HAVING A POPULATION OF SEVEN THOUSAND (7,000) OR MORE ACCORDING TO THE LAST PRECEDING FEDERAL DECENNIAL CENSUS OR ANY SUCH CENSUS THEREAFTER; ETC.; AND MAKING THE PROVISIONS OF THIS ACT SEVERABLE.

ENROLLED SENATE BILL NO. 122—

By Rogers and Colston of the Senate and McCune of the House.

AN ACT RELATING TO CRIMES; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 368—By Stipe of the Senate and Privett, Briscoe, Patterson, and Richardson of the House.

AN ACT REPEALING HOUSE BILL NO. 709 OF THE TWENTY-FIFTH OKLAHOMA LEGISLATURE (69 O. S. SUPP. 1959, §§ 30.16-30.20); ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 386—By Pitcher and McSpadden of the Senate and Tinker of the House.

AN ACT RELATING TO LIMITATION OF ACTIONS; EXEMPTING FROM THE OPERATION OF THE STATUTE OF LIMITATIONS ALL LANDS EXEMPT FROM TAXATION WHICH HAVE BEEN SOLD FOR TAXES; AMENDING 12 O. S. 1951, § 93; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 398—By Rogers and Shoemake of the Senate and Skaggs of the House.

AN ACT RELATING TO POLICE PENSIONS AND RETIREMENT; AMENDING 11 O. S. 1951, § 541e, CONCERNING POWERS OF THE BOARD OF TRUSTEES AND AUTHORIZING THE INVESTMENT OF FUNDS OF THE POLICE PENSION AND RETIREMENT SYSTEM IN CERTAIN SPECIFIED CLASSES OF BONDS OR BOND MANAGEMENT COMPANIES; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 339—By Wilson (Beckham), Rogers and Garrison of the Senate and Baggett, Burkett, Williams (Carter), Skaggs, Tate, Blankenship, McCune, and Nichols (Seminole) of the House.

AN ACT RELATING TO PROFESSIONAL CORPORATIONS; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 408—
By Graves and Bailey of the Senate and
Stevens, Levergood, Henry, and McCue
of the House.

AN ACT AMENDING 11 O. S. 1951, §
16, AS AMENDED BY SECTION 1, CHAP-
TER 1a, TITLE 11, O. S. L. 1955, PAGE
113, RELATING TO THE PURCHASE OF
ANNUITY CONTRACTS BY STATE DE-
PARTMENTS, AGENCIES, OR INSTITU-
TIONS, ETC.; AND DECLARING AN
EMERGENCY.

ENROLLED SENATE BILL NO. 429—
By Shoemaker of the Senate and Ruby of
the House.

AN ACT AUTHORIZING THE STATE
BOARD OF PUBLIC AFFAIRS TO LEASE
CERTAIN REAL PROPERTY OWNED
BY THE STATE OF OKLAHOMA TO
THE CITY OF MUSKOGEE, OKLAHOMA,
FOR PARK PURPOSES; ETC.; AND
DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 432—
By Harris et al of the Senate and Riche-
son et al of the House.

AN ACT RELATING TO TURNPIKES;
ETC.; AND DECLARING AN EMER-
GENCY.

COMMITTEE REPORTS

The following Bills were reported by the
Committees named, ordered printed and
placed upon the Calendar unless otherwise
indicated:

DO PASS:

HB 506—Judiciary.

HB 510—Judiciary.

HB 517—Judiciary.

HB 904—Judiciary.

DO PASS, as amended:

HB 734—Judiciary.

HB 950—State and Federal Government.

HB 1078—Judiciary.

MESSAGE FROM THE HOUSE

Advising rejection of SAs to Engrossed
HB 1079, requesting Conference and nam-

ing Conferees as follows: Batson, An-
drews and Dyer.

Consideration of the above request for
Conference on HB 1079 was deferred for
this day.

MESSAGE FROM THE HOUSE

Advising Conference granted on En-
grossed SB 428, and referring the bill to
General Conference Committee on Appro-
priations.

MESSAGES FROM THE HOUSE

Transmitting following Bills, together
with Conference Committee Reports there-
on, advising adoption of Conference Com-
mittee Reports and passage of Measures
as amended: Engrossed HBs 587, 612, 772
and 981.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Re-
port on HB 587 was read and considera-
tion deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Commit-
tee on Appropriations to whom was refer-
red Engrossed House Bill 587 entitled:

AN ACT MAKING AN APPROPRIA-
TION TO THE STATE CONTINGENCY
AND EMERGENCY FUND; STATING
THE PURPOSE; PROVIDING FOR
TRANSFER OF FUNDS ALLOCATED
WHICH MAY BE CANCELLED OR LAPSE-
D; MAKING THE APPROPRIATION
NON-FISCAL; MAKING PROVISIONS OF
THIS ACT SEVERABLE; REPEALING
ALL ACTS IN CONFLICT HERewith;
AND DECLARING AN EMERGENCY,
beg leave to report that we have had
same under consideration and herewith
return same with the following recommen-
dation:

1. That the Senate recede from En-
grossed Senate Amendment No. 1.

2. That the following Conference Com-

mittee Amendment be adopted: (1) Page 1, Section 1, Lines 14 and 15, by striking the words and figure "100,000.00" and inserting in lieu thereof the words and figure "250,000.00".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Hurst	Bailey
Skeith	Boecher
Shipley	Breeden
Wolf	Cobb
Murrow	Easterly
Larason	Fine
Willis (Jackson)	Hamilton
Cox	Payne
Bradley (Tulsa)	Pazoureck
Sparks	Tipps
Clark	
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 612** was read and consideration deferred for this day:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 612 entitled:

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 AN APPROPRIATION TO THE SMALL WATERSHED CONTROL

FUND; ETC. AND DECLARING EMERGENCY,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House concur in Engrossed Senate Amendment No. 1.

2. That the Senate recede from Engrossed Senate Amendments No. 2, 3 and 4.

3. That the following Conference Committee Amendments be adopted:

(1) Insert after the title, the Enacting Clause.

(2) Page 1, Section 1, by striking on Line 19, the figures "332,980.00" and "332,980.00" and inserting the figures "342,980.00" and "342,980.00"

and by striking on Line 20, the figures "437,270.00" and "437,270.00" and inserting the figures "337,328.00" and "337,328.00"

and by striking on Line 21, the figures "816,579.00" and "816,579.00" and inserting the figures "726,637.00" and "726,637.00".

(3) By striking all of Section 4 and inserting a new Section 4 to read as follows:

"SECTION 4. There is hereby appropriated from any monies in the emergency appropriation fund for the fiscal year ending June 30, 1961, not otherwise appropriated, to the Revolving Fund known as the "Small Watersheds Flood Control Fund" created by Title 2, Article 907, Oklahoma Supplement 1959, the sum of One Hundred Thousand Dollars (\$100,000.00) for the fiscal year ending June 30, 1962, and the sum of One Hundred Thousand Dollars (\$100,000.00) for the fiscal year ending June 30, 1963, to be expended as other monies in said revolving fund."

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard, McClendon,
Chairman Chairman

Williams (Murray), Trent, Vice
Vice Chairman Chairman

Hurst Bailey

Skeith Boecher

Shipley Breeden

Wolf Cobb

Murrow Easterly

Larason Fine

Willis (Jackson) Hamilton

Cox Payne

Bradley (Tulsa) Pazoureck

Sparks Tipps

Clark

Willis (Cherokee)

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **HB 772** was read and consideration deferred for this day:

Mr. Speaker

and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 772, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO SCHOOLS AMENDING 70 O.S. 1951, § 18-7 PARAGRAPH (a), RAISING SALARIES OF SCHOOL BUS DRIVERS AND CUSTODIANS OR JANITORS IN CERTAIN CASES; GUARANTEEING PAYMENT OF RAISE FROM OPERATIONAL AID; 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 following Conference Committee Amendment be adopted:

That the Title be amended to read as follows:

"AN ACT RELATING TO SCHOOLS AMENDING 70 O. S. 1951, § 18-7 PARAGRAPH (a), RAISING SALARIES OF SCHOOL BUS DRIVERS AND CUSTODIANS OR JANITORS IN CERTAIN CASES; PROVIDED BY ALLOCATION FROM ANY UNRESTRICTED FUNDS AVAILABLE TO SUCH SCHOOL DISTRICTS EXCEPT THOSE FUNDS REQUIRED FOR PAYMENT OF TEACHERS' SARARIES; AND DECLARING AN EMERGENCY.

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 Senate recede from Senate Amendment No. 5.

6. That the Senate recede from Senate Amendment No. 6.

7. That the Senate recede from Senate Amendment No. 7.

8. That Section 1, Page 1, lines 31 and 32, as read, "Such raise shall be guaranteed from the operational aid paid to such districts," be amended to read, "such raise shall be provided by allocation from any unrestricted funds available to such school districts except those funds required for payment of teachers' salaries."

9. That Section 1, Page 1, line 23, after the word "by" as reads "fifteen per cent (15%)" be amended to read, "ten per cent (10%)".

Respectfully submitted

FOR THE HOUSE: FOR THE SENATE:

Thomas, Chairman Stipe, Chairman

McChristian Bohannon

Payne

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **HB 981** was read and consideration deferred for this day:

Mr. Speaker
and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill 981, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO POSITIONS OF ADMINISTRATIVE AND TECHNICAL EMPLOYMENT ETC. AND DECLARING AN EMERGENCY,

beg leave to report that we had the same under consideration and herewith return the same with the following recommendations:

1. That the House concur in Senate Amendments 2 and 3.

2. That the Senate recede from Senate Amendment Nos. 1 and 4.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Cole

Wilson (Greer)

Baggett

Payne

Privett

Morford

As provided under the Field motion, the Senate was declared adjourned to meet at 1:00 p.m. tomorrow, Thursday, July 27, 1961.

1. The Senate is in session.

2. That the Senate is in session.

FOR THE HOUSE

Wilson (Greens)
Mortford

provided under the Field motion.
The Senate was declared adjourned
at 1:00 tomorrow, Thursday,
1961.

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One Hundred and Eighteenth Legislative Day

Thursday, July 27, 1961

Pursuant to adjournment, the Senate met at 1:00 p.m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Ro-

mang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).
—43.

Excused: Cowden.—1.

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 Report was received and ordered incorporated in the Journal:

July 26, 1961

Honorable George Nigh
Lieutenant Governor of Oklahoma
President of the Senate
Oklahoma City 5, Oklahoma
Dear Sir:

In accordance with the provisions of Section 23 of Article 10 of the State Constitution, as amended in 1941, and in compliance with the terms of a resolution adopted by the State Board of Equalization, sitting in called session on July 26, 1961, 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 yours,
ANDY ANDERSON,
State Auditor and Secretary of
Board of Equalization

RESOLUTION OF THE STATE BOARD OF EQUALIZATION

WHEREAS, Acting under the authority conferred upon it by Article 10, Section 23 of the Oklahoma Constitution as amended in 1941, the State Board of Equalization on December 20, 1960, made its original estimate of the revenues to accrue to the General Revenue Fund and each special fund of the State for each of the fiscal years ending June 30, 1962 and June 30, 1963; and

WHEREAS, Article 10, Section 23, Oklahoma Constitution, as amended in 1941, 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, Thereafter, on June 5, 1961, This Board in accordance with its duty and authority so to do, revised and adjusted its original estimate of the revenues reasonably estimated to accrue to the General Revenue Fund and to the several special funds of the State for the fiscal years ending June 30, 1961 and June 30, 1963, respectively, and has filed said original estimate and revised and adjusted estimate with the Governor and with the President of the Senate, and the Speaker of the House of Representatives as provided by the State Constitution; and

WHEREAS, Subsequent to the aforesaid date of June 5, 1961, the Oklahoma Legislature has enacted a measure (H. B. 1221, R. S. 28th Legislature) providing for additional revenues, other than ad valorem taxes, not heretofore included in this Board's estimate; and,

WHEREAS, This Board, acting under the authority conferred upon it and in the discharge of its duty, has caused to be presented to it all the data, facts, figures and relevant information concerning the revenues to accrue under the additional aforesaid revenue measure enacted by the Twenty-eighth Legislature, and after careful study of the same and upon due consideration thereof, being fully advised in the premises, finds that its original estimate of the revenues reasonably estimated to accrue to the General Revenue Fund and to the several special funds of the State for each of the fiscal years ending June 30, 1962 and June 30, 1963, should be further revised and adjusted; and

NOW, THEREFORE, BE IT RESOLVED, By the State Board of Equalization: That the said original estimate 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 each of the Fiscal years ending June 30, 1962 and June 30, 1963, be, and is hereby, further revised and adjusted, as follows, to wit:

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET

July 26, 1961

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. You have complied with this requirement.

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. 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 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		
	1958	1959	1960
THREE YEAR AVERAGE			
Total Funds Provided	\$ 93,887,913.94	\$ 98,259,750.36	\$106,810,559.21
THREE YEAR AVERAGE			\$ 99,652,741.17
ADJUSTMENT OF THREE YEAR AVERAGE			
		FISCAL YEAR 1962	FISCAL YEAR 1963
THREE YEAR AVERAGE		\$ 99,652,741.17	\$ 99,652,741.17
PLUS: INCREASE IN CIGARETTE TAXES	\$ 4,400,000.00		
* TOBACCO PRODUCTS TAXES	800,000.00		
** MOTOR VEHICLE EXCISE TAXES	500,000.00	5,700,000.00	5,700,000.00
ADJUSTED THREE YEAR AVERAGE		\$105,352,741.17	\$105,352,741.17

* H.B. 800, R.S. 28th Legislature

** H.B. 1221, R.S. 28th Legislature

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."

STATE OF OKLAHOMA
EXECUTIVE DEPARTMENT
DIVISION OF THE BUDGET

ANALYSIS OF THE EMERGENCY APPROPRIATION FUND FOR THE FISCAL
YEAR 1960, AND AN ESTIMATE FOR THE FISCAL YEARS 1961, 1962 AND 1963

	1959 - 1960	1960 - 1961	1961 - 1962	1962 - 1963
	ACTUAL	ESTIMATED	ESTIMATED	ESTIMATED
General Revenue				
Fund Collections	\$103,178,956.46	\$110,121,040.84	\$117,324,480.00	\$116,735,140.00
Plus: Surplus Transfers and Lapsed Appropriations	3,631,602.75	3,552,827.80	3,000,000.00	3,000,000.00
TOTAL	\$106,810,559.21	\$113,673,868.64	\$120,324,480.00	\$119,735,140.00
Constitutional Three Year Average	\$ 95,395,177.28	\$ 95,395,177.28	\$105,352,741.17	\$105,352,741.17
Actual and Estimated Transfers to Emergency Appropriation Fund	\$ 11,415,381.93	\$ 18,278,691.36	\$ 14,971,738.83	\$14,382,398.83*
Surplus Accruals from prior year Lapsed Approp- riations and Statutory Cancellations	\$ 383,086.15	\$ 4,484.25	\$.00	
TOTAL AVAIL- ABLE IN FUND	\$ 11,798,468.08	\$ 18,283,175.61	\$ 14,971,738.83	
**Less: Appropriations	11,587,126.34	.00	.00	
ACTUAL AND ESTIMAT- ED SURPLUS	\$ 211,341.74	\$ 18,283,175.61	\$ 14,971,738.83	

* Not available for appropriation

** Appropriations made by Twenty-seventh 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

	1958	1959	1960
TOTAL FUNDS PROVIDED	\$ 5,427,794.07	\$ 5,761,913.40	\$ 5,195,338.64
THREE YEAR AVERAGE			\$ 5,461,682.04

CONSERVATION FUND

TOTAL FUNDS PROVIDED	\$ 352,634.79	\$ 362,725.68	\$ 508,763.47
* Plus Increase in Petroleum Excise Tax	150,000.00	150,000.00	.00
ADJUSTED TOTAL	\$ 502,634.79	\$ 512,725.68	\$ 508,763.47
ADJUSTED THREE YEAR AVERAGE			\$ 508,041.31
Plus: Surplus			\$ 179,974.28
TOTAL FOR APPROPRIATION	\$ 1,196,056.90		

* H.B. No. 849, R.S. 27th Leg.

PUBLIC BUILDING FUND

TOTAL FUNDS PROVIDED	\$ 238,175.16	\$ 218,865.80	\$ 254,151.57
THREE YEAR AVERAGE			\$ 237,064.18

ADJUSTMENT OF THREE YEAR AVERAGE
FISCAL YEAR FISCAL YEAR

	1962	1963
THREE YEAR AVERAGE	\$ 237,064.18	\$ 237,064.18
Less: Necessary reduction, due to the selling of school lands from which this revenue was derived	\$ 67,000.00	\$ 67,000.00
ADJUSTED THREE YEAR AVERAGE	\$ 170,064.18	\$ 170,064.18

LIQUEFIED PETROLEUM GAS

TOTAL FUNDS PROVIDED	\$ 96,690.00	\$ 104,659.50	\$ 98,135.50
THREE YEAR AVERAGE			\$ 99,828.33

HIGHWAY CONSTRUCTION AND MAINTENANCE FUND

TOTAL FUNDS PROVIDED	\$ 36,228,014.08	\$ 33,177,829.09	\$ 34,087,664.92
Less: Emergency One Cent Tax	4,506,119.33		
TOTAL	\$ 31,721,894.75	\$ 33,177,829.09	\$ 34,087,664.92
THREE YEAR AVERAGE			\$ 32,995,796.25

ADJUSTMENT OF THREE YEAR AVERAGE
FISCAL YEAR FISCAL YEAR
1962 1963

THREE YEAR AVERAGE	\$ 32,995,796.25	\$ 32,995,796.25
* Less: Gasoline Tax Apportionment Made to Turnpike Authority	1,000,000.00	1,000,000.00
ADJUSTED THREE YEAR AVERAGE	\$ 31,995,796.25	\$ 31,995,796.25

* H.B. No. 932, R.S. 27th Leg.

ALCOHOLIC BEVERAGE FUND

TOTAL FUNDS PROVIDED	\$.00	\$.00	\$ 416,301.46
THREE YEAR AVERAGE			\$ 416,301.46

The statement on the following pages is a detailed analysis of the funds for the fiscal year 1960, which are actual amounts, and for years 1961, 1962 and 1963, which are estimated amounts. These statements are submitted for your consideration in making your estimate for the biennium.

Respectfully yours,

BURTON LOGAN,
Budget Director

COMPARISON REPORTS SHOWING REVENUE ACCRUED TO THE GENERAL REVENUE FUND
FOR THE FIRST ELEVEN MONTHS OF THE FISCAL YEARS 1960 AND 1961
AND AN ESTIMATED TOTAL FOR 1961, 1962 AND 1963

GENERAL REVENUE FUND TAXES:	First 11 Months of Last Year (1960)	First 11 Months of This Year (1961)	Total of Last Year (1960)	Estimated Total For This Year (1961)	Estimated Total For Fiscal Year (1962)	Estimated Total For Fiscal Year (1963)
Alcohol Beverage Licenses	\$.00	\$.00	\$ 5,082,946.58	\$ 3,425,000.00	\$ 3,500,000.00	\$ 3,750,000.00
Beverage	5,639,735.50	5,498,052.40	6,135,327.41	6,000,000.00	6,000,000.00	6,250,000.00
Cigarette	9,032,952.96	9,771,949.59	10,103,268.96	10,850,000.00	15,250,000.00	15,750,000.00
Franchise	3,146,959.60	3,312,993.11	3,148,635.77	3,350,000.00	3,400,000.00	3,400,000.00
Freight Car	225,835.40	254,084.31	225,835.40	255,000.00	260,000.00	265,000.00
Fuels Excise	690,538.98	704,587.33	755,190.06	770,000.00	775,000.00	780,000.00
Gift	578,415.85	591,778.78	633,073.35	645,000.00	650,000.00	600,000.00
Gross Production	19,840,516.79	18,913,327.80	21,556,054.64	21,615,074.84	21,000,000.00	21,600,000.00
Income	20,850,434.02	22,941,087.74	26,838,274.32	32,500,000.00	35,200,000.00	32,000,000.00
Inheritance and Estate	4,826,876.02	6,248,903.34	5,572,862.89	6,900,000.00	6,000,000.00	6,900,000.00
Insurance Premium	2,433,100.12	7,189,943.60	7,078,207.24	7,423,000.00	7,400,000.00	7,600,000.00
Motor Vehicle Excise	6,650,078.31	6,503,357.72	7,216,226.85	7,152,000.00	7,700,000.00	7,700,000.00
Tobacco Products	1,108,201.82	1,104,485.44	1,211,425.52	1,200,000.00	2,000,000.00	2,000,000.00
Use	2,345,814.29	2,792,102.06	2,551,307.34	3,062,000.00	3,100,000.00	3,100,000.00
Other Taxes	51.53	98.38	51.53	100.00	100.00	100.00
GENERAL REVENUE FUND LICENSES, PERMITS AND FEES:						
Alcohol Beverage Licenses	\$.00	\$.00	147.86	.00	.00	.00
Alcohol Permits	126.00	.00	126.00	100.00	100.00	100.00
Beverages Licenses	256,656.00	249,365.41	258,568.09	251,000.00	255,000.00	255,000.00
Cigarette Licenses	174,963.50	213,789.75	183,521.75	225,000.00	225,000.00	225,000.00
Charters	274,157.15	254,775.57	284,200.85	265,000.00	265,000.00	265,000.00
Coin Devices Licenses	323,416.92	319,361.24	324,165.27	320,000.00	320,000.00	320,000.00
Cotton Gin Licenses	386.50	82.00	394.50	82.00	100.00	100.00
Docket Fees	9,364.00	11,245.00	10,484.00	13,000.00	13,000.00	13,000.00
Drivers Licenses	2,423,902.87	2,344,720.99	2,618,064.62	2,540,733.00	2,620,000.00	2,550,000.00

One Hundred and Eighteenth Day, Thursday, July 27, 1961 1435

COMPARISON REPORTS SHOWING REVENUE ACCRUED TO THE GENERAL REVENUE FUND
FOR THE FIRST ELEVEN MONTHS OF THE FISCAL YEARS 1960 AND 1961
AND AN ESTIMATED TOTAL FOR 1961, 1962 AND 1963

	First 11 Months of Last Year (1960)	First 11 Months of This Year (1961)	Total of Last Year (1960)	Estimated Total For This Year (1961)	Estimated Total For Fiscal Year (1962)	Estimated Total For Fiscal Year (1963)
Employment Agency Licenses ----	2,350.00	2,400.00	2,503.00	2,500.00	2,500.00	2,500.00
Motor Carrier Ident. Plate & Reg. 141,158.25	141,158.25	120,105.50	146,016.00	125,000.00	140,000.00	145,000.00
Oversize Truck Permits ----	298,500.00	300,395.00	326,785.09	330,000.00	330,000.00	330,000.00
Rural Electric Coop Licenses ----	1,425.68	1,426.11	1,426.68	1,426.00	1,430.00	1,430.00
Securities Agents Licenses -----	5,345.00	6,622.50	5,545.00	6,625.00	6,650.00	7,000.00
Securities Dealers Licenses -----	7,925.00	5,025.00	8,450.00	6,000.00	6,200.00	6,500.00
Title Fees -----	527,224.29	539,826.86	566,818.94	575,000.00	580,000.00	585,000.00
Tobacco Products Licenses -----	375.00	350.00	605.00	600.00	600.00	610.00
Other Licenses, Permits & Fees --	187,035.34	167,688.80	209,109.44	190,000.00	200,000.00	210,000.00
FINES, FORFEITS AND PENALTIES -----	.00	.00	.00	.00	.00	.00
USE OF MONEY AND PROPERTY -----	26,499.56	19,305.37	28,063.14	20,000.00	22,000.00	22,000.00
RECEIPTS FROM OTHER AGENCIES -----	727.78	955.49	727.78	1,000.00	1,000.00	1,000.00
SALES AND CURRENT SERVICES -----	87,550.82	91,893.22	94,508.68	99,000.00	99,000.00	99,000.00
NON-REVENUE RECEIPTS -----	40.00	1,715.18	40.00	1,800.00	1,800.00	1,800.00
TOTAL GENERAL REVENUE FUND -----	\$87,009,631.85	\$93,710,406.13	\$103,178,956.46	\$110,121,040.84	\$117,324,480.00	\$116,735,140.00
SURPLUS TRANSFERS AND LAPSED APPROPRIATIONS			\$ 3,631,602.75	\$ 3,552,827.80	\$ 3,000,000.00	\$ 3,000,000.00
GRAND TOTAL			\$106,810,559.21	\$113,673,868.64	\$120,324,480.00	\$119,735,140.00

BE IT FURTHER RESOLVED, that the above and foregoing 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, 1962 and June 30, 1963, respectively; and

BE IT FURTHER RESOLVED, that a duly authenticated duplicate original of this resolution and the minutes adopting the same be forthwith filed with the Governor and with the President of the Senate, and the Speaker of the House of Representatives, as provided by the State Constitution.

J. HOWARD EDMONDSON,
Governor and Chairman
ANDY ANDERSON,
State Auditor and Secretary
WILLIAM N. CHRISTIAN
Secretary of State
JACK M. CORNELIUS, JR.,
President, State Board of Agriculture
FRED HANSEN,
First Assistant Attorney General
Acting Attorney General and
Vice Chairman
WILLIAM A. BURKHART,
State Treasurer
JOHN M. ROGERS,
State Examiner and Inspector

On motion to adopt the above and foregoing resolution, the members present voted aye as evinced by their signatures subscribed thereto. Whereupon, the Chairman declared the motion unanimously carried and the resolution duly adopted.

MOTION TO RECONSIDER VOTE

Senator Shoemake asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 609**, as amended in conference, was passed.

Senator Pazoureck asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 643**, as amended in conference, was passed.

HBs 609 and 643, together with Conference Committee Reports thereon were ordered returned to The Honorable House.

CONFERENCE COMMITTEE REPORT

Senator Lollar submitted the following Conference Committee report which was read:

Mr. President
and

Mr. Speaker:

We, your General Conference Committee on Reapportionment to whom was referred Senate Bill No. 179 by Ritzhaupt and Breeden, entitled:

AN ACT RELATING TO SENATORIAL DISTRICTS; MAKING REAPPORTIONMENT; DEALING WITH TERMS AND ELECTIONS; REPEALING LAWS AND PARTS OF LAWS IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; MAKING THIS ACT CUMULATIVE; AND DECLARING AN EMERGENCY,

beg leave to report that we had the same under consideration and herewith return the same with the following recommendations:

That the Conference Committee Substitute attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 179—By Ritzhaupt and Breeden.

AN ACT RELATING TO SENATORIAL DISTRICTS; MAKING REAPPORTIONMENT; DEALING WITH TERMS AND ELECTIONS; REPEALING 14 O. S. 1951, §§ 9, 10, 10.5, 11, 12, 13, 14, 21, 22, 31, 32, 33, 41, 42, 43, 45.1, 45.2, 45.3, 45.4, 51, 52, 53, 54, 55, 61, 62, 63, 71, 72 AND ALL LAWS OR PARTS OF LAWS IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; PROVIDING FOR SEVERABILITY; 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 referred to as "The Senate Apportionment Act of 1961."

SECTION 2. The Oklahoma State Senate shall consist of fifty-two (52) members who shall be apportioned among forty-four (44) senatorial districts as nearly as may be according to the number of their inhabitants but each district shall at all times be entitled to no less than one (1) senator and, where the district consists of four or more counties, two (2) senators shall be elected therefrom.

SECTION 3. Senatorial districts shall meet the following requirements:

1. Each district shall have the county or counties as designated in this Act.

2. Each district shall consist of compact and contiguous territory.

3. Each district shall have the number of Senators allotted under the following formula, unless otherwise provided by law:

a. A senatorial district with a population total of less than 70,000 to have 1 Senator; provided, however, a senatorial district with two specific nominating districts to have 2 Senators.

b. A senatorial district with a popula-

tion of at least 70,000 but not more than 140,000 to have 2 Senators.

c. A senatorial district with a population of at least 140,001 and not more than 450,000 to have 3 Senators.

d. A senatorial district with a population of more than 450,001 to have 4 Senators.

SECTION 4. The apportionment of Senators of the forty-four (44) senatorial districts in the Oklahoma State Senate.

District 1. Beaver, Cimarron, Harper, and Texas Counties, 2 Senators.

District 2. Beckham County, 1 Senator.

District 3. Dewey, Ellis, Roger Mills Counties, 1 Senator.

District 4. Woods and Woodward Counties, 1 Senator.

District 5. Greer and Harmon Counties, 1 Senator.

District 6. Jackson and Tillman Counties, 1 Senator.

District 7. Custer County, 1 Senator.

District 8. Kiowa and Washita Counties, 1 Senator.

District 9. Alfalfa and Major Counties, 1 Senator.

District 10. Garfield County, 1 Senator.

District 11. Grant and Kay Counties, 1 Senator.

District 12. Noble and Pawnee Counties, 1 Senator.

District 13. Creek County, 1 Senator.

District 14. Payne County, 1 Senator.

District 15. Logan County, 1 Senator.

District 16. Lincoln and Pottawatomie Counties, 2 Senators.

District 17. Canadian County, 1 Senator.

District 18. Oklahoma County, 3 Senators.

District 19. Caddo County, 1 Senator.

District 20. Grady County, 1 Senator.

District 21. Blaine and Kingfisher Counties, 1 Senator.

District 22. Comanche and Cotton Counties, 2 Senators.

District 23. Jefferson and Stephens Counties, 1 Senator.

District 24. Carter County, 1 Senator.

District 25. Cleveland and McClain Counties, 1 Senator.

District 26. Garvin County, 1 Senator.

District 27. Bryan and Choctaw Counties, 1 Senator.

District 28. Latimer and LeFlore Counties, 1 Senator.

District 29. Hughes and Okfuskee Counties, 1 Senator.

District 30. Pontotoc and Seminole Counties, 1 Senator.

District 31. McCurtain and Pushmataha Counties, 1 Senator.

District 32. Pittsburg County, 1 Senator.

District 33. Love and Marshall Counties, 1 Senator.

District 34. Haskell and McIntosh Counties, 1 Senator.

District 35. Muskogee County, 1 Senator.

District 36. Adair, Cherokee, and Sequoyah Counties, 1 Senator.

District 37. Craig and Mayes Counties, 1 Senator.

District 38. Delaware and Ottawa Counties, 1 Senator.

District 39. Tulsa County, 3 Senators.

District 40. Okmulgee and Wagoner Counties, 1 Senator.

District 41. Nowata and Rogers Counties, 1 Senator.

District 42. Osage and Washington Counties, 2 Senators.

District 43. Atoka and Coal Counties, 1 Senator.

District 44. Johnston and Murray Counties, 1 Senator.

SECTION 5. Senators to the Oklahoma State Senate shall be elected from the forty-four (44) districts of the state at the regular election held in every even-

numbered year; provided, that twenty-six (26) of the Senators shall be elected in 1962 and twenty-six (26) each subsequent two (2) years thereafter; and provided further, incumbents in office on the effective date of this Act shall serve the balance of their present terms.

The schedule for elections in Senatorial Districts:

District Number 1. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter. The additional Senator added by this Act shall be elected in November, 1962, for a term to expire in November, 1964, and each four years thereafter.

District Number 2. Office of incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 3. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 4. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 5. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 6. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 7. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 8. Office of the incum-

bent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 9. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 10. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 11. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 12. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 13. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 14. The Senator authorized for this District to be elected in November, 1962, for a term to expire in November, 1964, and each four years thereafter.

District Number 15. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 16. The Sixteenth Senatorial District shall be divided into two nominating districts, Lincoln County constituting one nominating district, and Pottawatomie County shall constitute one nominating district; and the qualified electors of said nominating districts, as herein created, shall each nominate a candidate for State Senator in the Senatorial District, as provided by law; and

the candidates so nominated to be voted for at the general election, by all the qualified voters in the Senatorial District.

The office of the incumbent Senator nominated in Lincoln County to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter. And the office of the incumbent Senator nominated in Pottawatomie County to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 17. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 18. The office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter. One additional Senator added by this Act to be elected in the general election in November, 1962, for a term to expire in November, 1964, and each four years thereafter. The second additional Senator added by this Act to be elected in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 19. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 20. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 21. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 22. Office of the incumbent Senator to be filled in the gen-

eral election in November, 1964, for a term to expire in November, 1968, and each four years thereafter. The additional Senator added by this Act shall be elected in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 23. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 24. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 25. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 26. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 27. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 28. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 29. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 30. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 31. Office of the in-

cumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 32. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 33. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 34. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 35. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 36. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 37. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 38. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 39. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter. One Senator added by this Act to be elected at the general election in November, 1962, for a term to expire in November, 1964, and each four years thereafter. The Second additional Senator added by this Act to

be elected at the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 40. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 41. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 42. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter. Office of the additional Senator added by this Act to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 43. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 44. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

SECTION 6. Title 14, O. S. 1951, §§ 9, 10, 10.5, 11, 12, 13, 14, 21, 22, 23, 31, 32, 33, 41, 42, 43, 45.1, 45.2, 45.3, 45.4, 51, 52, 53, 54, 55, 61, 62, 63, 71, 72 are hereby repealed as are all laws and parts of laws in conflict with this Act to the extent of such conflict.

SECTION 7. 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 this Act.

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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Lollar,	Sare,
Chairman	Chairman
Belvin	Taliaferro
Breeden	Inman
Cartwright	Howze
Colston	Wilhelm
Garrison	Skaggs
Garvin	Etling
Ham	Patterson
Wilson (Greer)	Fowler
Shoemaker	
Ritzhaupt	
Pitcher	
McSpadden	

Senator Land asked unanimous consent, which was granted, to submit the following Minority Conference Committee Report on SB 179:

Mr. President
and
Mr. Speaker:

The undersigned members of the General Conference Committee on Reapportionment to whom was referred Engrossed Senate Bill 179, entitled:

AN ACT RELATING TO SENATORIAL DISTRICTS; MAKING REAPPORTIONMENT; DEALING WITH TERMS AND ELECTIONS; REPEALING LAWS AND PARTS OF LAWS IN CONFLICT WITH THIS ACT TO THE EXTENT OF SUCH CONFLICT; MAKING THIS ACT CUMULATIVE; AND DECLARING AN EMERGENCY,

beg leave to report that we do not agree with the report of the said committee on said bill and as a substitute for said committee's recommendation, as contained in said report, make the following recommendation:

1. That the annexed draft identified as "Proposed Conference Committee Substi-

tute for Senate Bill No. 179 — By Ritzhaupt et al" entitled:

AN ACT RELATING TO REAPPORTIONMENT OF THE STATE SENATE — ESTABLISHING SENATORIAL DISTRICTS AND DEFINING THE BOUNDARIES OF THE SAME — PROVIDING FOR THE ELECTION OF SENATORS FROM SAID DISTRICTS — PROVIDING FOR THE NUMBER AND TERMS OF OFFICE OF SAID SENATORS — VITALIZING ARTICLE 5, SECTIONS 9a AND 9b OF THE CONSTITUTION OF THE STATE OF OKLAHOMA ESTABLISHING THE DECENNIAL LEGISLATIVE PERIOD OF NOVEMBER 16, 1962—NOVEMBER 15, 1972 — AND REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith,
be adopted.

PROPOSED CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 179 — By Ritzhaupt et al.

AN ACT RELATING TO REAPPORTIONMENT OF THE STATE SENATE — ESTABLISHING SENATORIAL DISTRICTS AND DEFINING THE BOUNDARIES OF THE SAME — PROVIDING FOR THE ELECTION OF SENATORS FROM SAID DISTRICTS — PROVIDING FOR THE NUMBER AND TERMS OF OFFICE OF SAID SENATORS — VITALIZING ARTICLE 5, SECTIONS 9a AND 9b OF THE CONSTITUTION OF THE STATE OF OKLAHOMA ESTABLISHING THE DECENNIAL LEGISLATIVE PERIOD OF NOVEMBER 16, 1962 — November 15, 1972 — AND REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. This Act shall be known as the Senatorial Reapportionment Act of 1961.

SECTION 2. It is hereby declared to be the intention of this Act to reapportion the State Senate of the State of Oklahoma and to redistrict and redefine the

Senatorial Districts of the State of Oklahoma as provided by and in furtherance of Article 5, Sections 9a and 9b of the Constitution of the State of Oklahoma.

SECTION 3. The Ten (10) year period beginning on the 16th day of November, 1962 and ending the 15th day of November, 1972, shall constitute a Decennial Legislative Period and members elected to the State Senate in the general election of November, 1962, and for the duration of said period shall be elected under the provision of this Act.

SECTION 4. From and after the passage of this Act the State Senate of the State of Oklahoma shall consist of a total of fifty-seven (57) Senators which said Senators shall be nominated and elected from the forty-four (44) Senatorial Districts hereby created; and the number assigned to each district, the territorial boundaries of each district and the number of Senators to which each district is entitled, shall be governed by the provisions of the following sub-sections:

Sub-section 1. Senatorial District No. 1 shall be composed of Oklahoma County and shall be entitled to eight State Senators whose offices shall respectively be designated as Position No. 1, Position No. 2, Position No. 3, Position No. 4, Position No. 5, Position No. 6, Position No. 7, and Position No. 8.

Sub-section 2. Senatorial District No. 2 shall be composed of Tulsa County and shall be entitled to six State Senators, whose offices shall respectively be designated as Position No. 1, Position No. 2, Position No. 3, Position No. 4, Position No. 5, and Position No. 6.

Sub-section 3. Senatorial District No. 3 shall be composed of Comanche County and shall be entitled to two State Senators, whose offices shall respectively be designated as Position No. 1 and Position No. 2.

Sub-section 4. Senatorial District No. 4 shall be composed of Muskogee County

and shall be entitled to one State Senator.

Sub-section 5. Senatorial District No. 5 shall be composed of Garfield County and shall be entitled to one State Senator.

Sub-section 6. Senatorial District No. 6 shall be composed of Kay County and shall be entitled to one State Senator.

Sub-section 7. Senatorial District No. 7 shall be composed of Cleveland County and shall be entitled to one State Senator.

Sub-section 8. Senatorial District No. 8 shall be composed of Payne County and shall be entitled to one State Senator.

Sub-section 9. Senatorial District No. 9 shall be composed of Washington County and shall be entitled to one State Senator.

Sub-section 10. Senatorial District No. 10 shall be composed of Pottawatomie County and shall be entitled to one State Senator.

Sub-section 11. Senatorial District No. 11 shall be composed of Creek County and shall be entitled to one State Senator.

Sub-section 12. Senatorial District No. 12 shall be composed of Carter County and shall be entitled to one State Senator.

Sub-section 13. Senatorial District No. 13 shall be composed of Stephens and shall be entitled to one State Senator.

Sub-section 14. Senatorial District No. 14 shall be composed of Okmulgee County and shall be entitled to one State Senator.

Sub-section 15. Senatorial District No. 15 shall be composed of Pittsburg County and shall be entitled to one State Senator.

Sub-section 16. Senatorial District No. 16 shall be composed of Osage County and shall be entitled to one State Senator.

Sub-section 17. Senatorial District No. 17 shall be composed of Grady and shall be entitled to one State Senator.

Sub-section 18. Senatorial District No. 18 shall be composed of Lefflore County and shall be entitled to one State Senator.

Sub-section 19. Senatorial District No. 19

shall be composed of Caddo County and shall be entitled to one State Senator.

Sub-section 20. Senatorial District No. 20 shall be composed of Pontotoc County and shall be entitled to one State Senator.

Sub-section 21. Senatorial District No. 21 shall be composed of Seminole County and shall be entitled to one State Senator.

Sub-section 22. Senatorial District No. 22 shall be composed of McCurtain County and shall be entitled to one State Senator.

Sub-section 23. Senatorial District No. 23 shall be composed of Canadian County and shall be entitled to one State Senator.

Sub-section 24. Senatorial District No. 24 shall be composed of the Counties of Cherokee, Adair, and Sequoyah and shall be entitled to one State Senator.

Sub-section 25. Senatorial District No. 25 shall be composed of the Counties of Nowata, Rogers, and Wagoner and shall be entitled to one State Senator.

Sub-section 26. Senatorial District No. 26 shall be composed of the Counties of Jackson and Tillman and shall be entitled to one State Senator.

Sub-section 27. Senatorial District No. 27 shall be composed of the Counties of Ottawa and Delaware and shall be entitled to one State Senator.

Sub-section 28. Senatorial District No. 28 shall be composed of the Counties of McClain and Garvin and shall be entitled to one State Senator.

Sub-section 29. Senatorial District No. 29 shall be composed of the Counties of Dewey, Ellis, Custer, and Roger Mills and shall be entitled to one State Senator.

Sub-section 30. Senatorial District No. 30 shall be composed of the Counties of Logan and Lincoln and shall be entitled to one State Senator.

Sub-section 31. Senatorial District No. 31 shall be composed of the Counties of Craig and Mayes and shall be entitled to one State Senator.

Sub-section 32. Senatorial District No. 32

shall be composed of the Counties of Beckham and Washita and shall be entitled to one State Senator.

Sub-section 33. Senatorial District No. 33 shall be composed of the Counties of Atoka and Bryan and shall be entitled to one State Senator.

Sub-section 34. Senatorial District No. 34 shall be composed of the Counties of Hughes, Coal, and Okfusgee and shall be entitled to one State Senator.

Sub-section 35. Senatorial District No. 35 shall be composed of the Counties of Woodward, Woods and Harper and shall be entitled to one State Senator.

Sub-section 36. Senatorial District No. 36 shall be composed of the Counties of Harmon, Greer and Kiowa and shall be entitled to elect one State Senator.

Sub-section 37. Senatorial District No. 37 shall be composed of the Counties of McIntosh, Haskell and Latimer and shall be entitled to elect one State Senator.

Sub-section 38. Senatorial District No. 38 shall be composed of the Counties of Marshall, Johnston, and Murray and shall be entitled to elect one State Senator.

Sub-section 39. Senatorial District No. 39 shall be composed of the Counties of Cimarron, Texas and Beaver and shall be entitled to elect one State Senator.

Sub-section 40. Senatorial District No. 40 shall be composed of the Counties of Pushmataha and Choctaw and shall be entitled to elect one State Senator.

Sub-section 41. Senatorial District No. 41 shall be composed of the Counties of Alfalfa, Grant and Major and shall be entitled to elect one State Senator.

Sub-section 42. Senatorial District No. 42 shall be composed of the Counties of Blaine and Kingfisher and shall be entitled to elect one State Senator.

Sub-section 43. Senatorial District No. 43 shall be composed of the Counties of Cotton, Jefferson and Love and shall be entitled to elect one State Senator.

Sub-section 44. Senatorial District No. 44

shall be composed of the Counties of Noble and Pawnee and shall be entitled to elect one State Senator.

SECTION 5. Except as hereinafter provided, the term of office of each of said State Senators shall be four years. Senators now in office who were elected in the November, 1960, general election shall continue to hold office for the balance of the term for which they were elected and if they were elected from a county which by this Act will constitute or become a part of an even numbered district his successor shall not be elected until the November, 1964 general election. Except as above provided, Senators elected from odd numbered districts or to odd numbered positions shall be elected at the general election in November 1962 for a four year term and Senators from even numbered districts or to even numbered positions shall be elected at said election for an initial term of two years and then for a term of four years commencing with the general election in November, 1964.

SECTION 6. All other laws whether Statutory or otherwise, which are or which are found to be in conflict with the provisions of this Act are hereby specifically 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:
Hopkins Land

Senator Land moved that the Minority Report be substituted for the Majority Report on **SB 179**.

Senator Lollar raised a point of order against the Minority Report, citing Joint Rule 15, which was sustained.

Senators Dacus and Harris asked to be shown excused until such time as they can

return to the Chamber, which was the order.

Senator Land moved that the Senate refuse to adopt the Conference Report on **SB 179**, ask for a further conference, the Senate Conferees to be instructed to consider the Conference Committee Substitute attached to the Minority Conference Committee Report, which motion was tabled upon motion of Senator Breeden, upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Breeden, Cobb, Collins, Colston, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Bailey, Garrison, Land, Morford, Rogers, Romang.—6.

Excused: Cowden, Dacus, Harris.—3.

Not Voting: Bohannon, Cartwright, Fine.—3.

Upon motion of Senator Lollar, the Conference Committee Report on **SB 179** was declared adopted.

Senator Harris asked to be shown present, which was the order.

SB 179, 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, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Bailey, Garvin, Land, Rogers, Romang.—5.

Excused: Cowden, Dacus.—2.

Not Voting: Bohannon.—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, Belvin, Berrong, Boecher, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Bailey, Garvin, Land, Rogers, Romang.—5.

Excused: Cowden, Dacus.—2.

Not Voting: Bohannon.—1.

The emergency was declared passed.

SB 179, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 49, 51, and HBs 627, 840, 1102 and 1104 each correctly engrossed.

SBs 74, 90, 184, 376, 393, and SRs 60 and 61 each correctly enrolled.

Engrossed **SCRs 49 and 51** were properly signed and ordered transmitted to the Honorable House for consideration.

Engrossed **SAs** to and Engrossed **HBs 627, 840, 1102 and 1104**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 74, 90, 184, 376 and 393** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SRs 60 and 61** were properly signed and ordered transmitted to the Secretary of State.

MESSAGE FROM HOUSE

Advising Odom (McIntosh) is appointed as House Conferee on the General Confer-

ence Committee on Reapportionment in the place of Van Hooser.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 405**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 1076**, as amended.

COMMITTEE REPORTS

The following Bills were reported by the Committees named, ordered printed and placed upon the Calendar unless otherwise indicated:

DO PASS:

HB 1246—Public Health.

DO PASS, as amended:

HB 679—County Government.

HB 938—County Government.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McSpadden, the Conference Committee Report on **HJR 524** was declared adopted.

HJR 524, 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: Bailey, Baldwin, Berrong, Boecher, Breeden, Cartwright, Collins, Colston, Field, Fine, Garrison, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Shoemake, Stevenson, Stipe, Tipps.—25.

Nay: Allen, Belvin, Cobb, Easterly, Garvin, Grantham, Graves, Ham, Pitcher, Ritzhaupt, Rogers, Romang, Trent, Wilson (Beckham), Wilson (Greer).—15.

Excused: Cowden, Dacus.—2.

Not Voting: Bohannon, Land.—2.

The Resolution as amended in Conference, was declared passed.

HJR 524, together with Conference Com-

mittee Report thereon, was ordered returned to Honorable House.

RESOLUTION

Senator Rogers introduced the following Resolution:

SCR 52—By Rogers.

A Concurrent Resolution relating to the State Capitol Building and the construction of a dome thereon; authorizing the State Board of Public Affairs to accept gifts, grants and donations for said purpose; directing said Board to erect a suitable plaque with the names of all donors to be inscribed thereon; and declaring an emergency.

Senators Ham, Belvin, Payne and Kerr asked to be made co-authors of **SCR 52**, which was the order.

Senator Grantham moved to amend **SCR 52** by adding a new Section 2 to read as follows and by renumbering the succeeding section accordingly: "Section 2. In no event shall the construction of said dome be commenced until all necessary moneys for said construction have been collected" which amendment was declared adopted upon motion of Senator Rogers.

Following discussion, Senator Field raised a point of order, citing Rule 20-b which was sustained, and consideration was laid over for one day.

SECOND READING

The following Resolution was read for the second time:

HJR 548: President Pro Tempore Collins asked unanimous consent, which was granted, that **HJR 548** be printed and placed upon the Calendar without reference to a Committee.

By unanimous consent, upon request of President Pro Tempore Collins, **HJR 548** was taken up for immediate consideration.

GENERAL ORDER

HJR 548 by Cox, et al, of the House

and Collins of the Senate was read and considered.

Upon motion of President Pro Tempore Collins, **HJR 548** was advanced to engrossment.

Senator Cowden asked to be shown present, which was the order.

PENDING CONSIDERATION OF RESOLUTION

By unanimous consent, Senator McSpadden called up for consideration **SR 24**, which Resolution was co-authored by McSpadden, Tipps, Rogers, Bailey, Wilson (Beckham) and Kerr, read at length as follows, adopted upon motion of Senator McSpadden and referred for enrollment:

SENATE RESOLUTION NO. 24 — By Field, McSpadden, Tipps, Rogers, Bailey, Wilson (Beckham) and Kerr.

A RESOLUTION AUTHORIZING THE PRESIDENT PRO TEMPORE OF THE SENATE OF THE TWENTY - EIGHTH LEGISLATURE TO USE FUNDS APPROPRIATED FOR THE OPERATION OF THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE FOR THE PURPOSE OF MATCHING FUNDS MADE AVAILABLE BY THE FORD FOUNDATION FOR A LEGISLATIVE INTERNSHIP, TRAINING AND RESEARCH PROGRAM.

WHEREAS, The Ford Foundation has made available to the Oklahoma State Legislative Council a grant of One Hundred Seventeen Thousand Dollars (\$117,000.00) to be used to assist in financing a six-year program of legislative internships with the Oklahoma State Legislature; and

WHEREAS, under the terms of such grant it is necessary that the Legislature of Oklahoma provide matching funds in the amount of Ten Thousand Five Hundred Dollars (\$10,500.00) annually, which amount will equal approximately one-half (½) of the stipends to be received by selected Legislative interns; and

WHEREAS, the Senate of the Twenty-eighth Legislature recognizes the assis-

tance which the legislature may receive from the program proposed by the Executive Committee of the State Legislative Council and accepted by The Ford Foundation and opportunity for experience and training in legislative procedures by those who are selected to serve as interns.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That the Senate of the Twenty-eighth Legislature of the State of Oklahoma hereby accepts the terms and conditions of the grant of The Ford Foundation, as set forth by the Secretary of such Foundation in his letter of February 14, 1961, and attachment thereto.

SECTION 2. That the President Pro Tempore of the Senate of the Twenty-eighth Legislature of the State of Oklahoma is hereby authorized to expend from funds appropriated for the operation of the Twenty-eighth Legislature, an amount not to exceed Five Thousand Two Hundred Fifty Dollars (\$5,250.00) for each of the next two (2) annual budgets of Legislative Internship, Training and Research Program, to be conducted under the supervision of the State Legislative Council, for the purpose of matching payments received from The Ford Foundation grant.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1244 correctly engrossed.

SBs 305, 385, 415, 426 and 436, and SCR 50 each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 1244**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SBs 305, 385, 415, 426 and 436** were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 50** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MESSAGES FROM THE HOUSE

Advising passage of and transmitting for consideration Engrossed:

HB 1252—By Williams (Murray) and Allard.

An Act relating to State Board of Public Affairs; amending Section 16, Chapter 4, Title 74, Oklahoma Session Laws 1959, Page 354 (74 O.S. Supp. 1959, § 285(35)), providing for salary range of director of central purchasing division; authorizing board to appoint and fix duties and compensation of necessary employees; and declaring an emergency.

The above numbered **HB** was read for the first time.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 182** as coauthored by: McCune, Ruby, Redman, Henry, Baggett, Nichols (Seminole) and Williams (Carter).

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 541, 605, 641, 644** and **1076**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

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 293**.

The above numbered Bill as amended in Conference, was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 871**, as amended.

MESSAGE FROM HOUSE

Advising passage of and returning Engrossed **SB 435**, as co-authored by Avey,

Blankenship, Bradley (Tulsa), Bullard, Burkett, Bynum, Craig (Lincoln), Harper, Howe, Howze, McChristian, McCue, McCune, Massey, Mountford, Nichols (Seminole), Patterson, Redman, Ruby, Sullivan, Taggart, Vandiver, Watkins, Williams (Carter) and Willis (Cherokee).

The above numbered Bill was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 74, 90, 184, 305, 376, 385, 393, 415, 426** and **436**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCR 50**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

Senator Dacus asked to be shown present, which was the order.

Senator Graves asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HB 734 by Howard and Watkins was read and considered.

President Pro Tempore Collins presiding.

Senator Wilson (Beckham) moved to amend **HB 734**, line 3, page 7, by striking after the word "of" the words and figures "Six Dollars (\$6.00)" and substitute therefor the words and figures "Five Dollars (\$5.00)" which amendment was declared adopted.

Upon motion of Senator Shoemaker, **HB 734**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemaker, **HB 734**, as amended, 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: Allen, Bailey, Boecher, Bohannon, Garrison, Garvin, Ham, Lollar, McSpadden, Payne, Pazoureck, Romang, Shoemaker, Tipps, Wilson (Beckham).—15.

Nay: Baldwin, Belvin, Berrong, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Hamilton, Harris, Kerr, Land, McColgin, Morford, Pitcher, Ritzhaupt, Rogers, Stevenson, Wilson (Greer).—22.

Excused: Graves.—1.

Not Voting: Cartwright, Fine, Grantham, McClendon, Stipe, Trent.—6.

The bill was declared failed of passage.

GENERAL ORDER

HB 530 by Green, et al of the House and Easterly and Grantham of the Senate was read and considered.

Upon motion of Senator Easterly, **HB 530** was advanced to engrossment.

By unanimous consent, upon request of Senator Easterly, **HB 530** was 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: Baldwin, Belvin, Boecher, Cobb, Dacus, Easterly, Grantham, Lollar, McSpadden, Morford, Romang, Trent.—12.

Nay: Allen, Bailey, Berrong, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Field, Fine, Garrison, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Shoemaker, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—32.

The bill was declared failed of passage.

GENERAL ORDER

HB 925 by Cox, et al of the House was read and considered.

Senator Stipe moved to amend **HB 925**, line 7, page 16, by deleting lines 7, 8, 9, 10, 11, 12, 13, 14, 15 and 16, which amendment was declared adopted.

Senator Stipe moved to amend **HB 925**, line 8, page 2, by changing the word "plate" to read "plates"; on line 11, page 2, by changing the word "plate" to read "plates"; on line 12, page 2, by changing the word "plate" to read "plates"; and on line 13, page 2, by changing the word "plate" to read "plates" which amendment, by unanimous consent, he withdrew.

Senator Baldwin moved to amend **HB 925** on line 12, page 12, by striking the semicolon and adding the following: "unless otherwise prescribed by the Tax Commission"; on line 13, page 12, by striking all of paragraph No. (3) of subsection (b) of Section 1, beginning with said line 13, on page 12 and through line 9 on page 15, and by renumbering paragraphs (4), (5), (6), and (7), of said subsection (b); on line 7, page 16, by striking lines 7 through line 16 on page 16; on line 17, page 16, by striking the first sentence in subsection (c) and inserting in lieu thereof the following language: "License plates for all other types of vehicles shall be in the form and size to be prescribed by the Commission."; on line 5, page 17, by striking all of subsection (d), all of subsection (e), and all of subsection (f), and by redesignating the following subsections (g), and (h), as subsection (d), and subsection (e), respectively; on line 14, page 20, by inserting a new Section 2 as follows: "Section 2. The provisions of this Act shall be effective starting with the 1963 license plates", and by renumbering the following sections accordingly, which amendment was declared adopted.

Senator Hamilton moved to amend **HB 925**, line 11, page 7, by striking the letters "LR" and substitute therefor the

letters "LF" which amendment was declared adopted.

Senator Cowden moved to amend the Title to conform to the body of the Bill, which amendment was declared adopted.

Upon motion of Senator Cowden, **HB 925**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Cowden, **HB 925**, as amended, was considered engrossed and placed upon third reading and final passage.

Senator Dacus asked to be shown excused until such time as he can return to the Chamber, which was the order.

THIRD READING

HB 925 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McSpadden, Payne, Pazoureck, Shoemaker, Stipe, Wilson (Beckham), Wilson (Greer).—27.

Nay: Allen, Baldwin, Belvin, Cartwright, Garvin, Harris, Kerr, McColgin, Morford, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent.—16.

Excused: Dacus.—1.

The bill was declared passed.

Senator Cowden moved to strike the Emergency Section of **HB 925**, which motion prevailed.

HB 925, as amended, was referred for engrossment.

Senator Cowden presiding.

SPECIAL COMMITTEE REPORT

Senator Fine, Chairman of the Research and Investigation Committee, appointed under Rule 24A and to which the subject matter of **SR 59** was referred, submitted the following Committee Report which was adopted upon his motion: Mr. President:

Pursuant to Senate Resolution No. 59 adopted by the Oklahoma State Senate on July 25, 1961, and referred to this committee on the same date, the committee, pursuant to call of the Chairman and after due notice, met at 4:45 p.m., July 25, 1961, in Room 428, Capitol Building. The Committee again met on July 27, 1961.

The following named witnesses appeared before the committee and testified:

Lawton L. Leininger and M. C. Conners, Members Oklahoma Tax Commission, and Sen. Yates Land, member of the Oklahoma State Senate from Tulsa County.

Your Committee reports, finds, and recommends:

Mr. Leininger stated that the appointment of Mr. Roy Deaton, whose appointment to the Excise and Equalization Boards of Tulsa County had been recommended to the Commission by Senator Land on May 31, 1961, had not been made because a question had been raised regarding his qualification to serve on said boards;

That said question pertained to an alleged "conflict of interest" between said Deaton and the City of Tulsa;

That the Commission has caused the matter to be investigated and the only possible basis for such possible conflict of interest rests on a certain contract between said Deaton and City of Tulsa, by the terms of which Deaton, whose principal business is property management, and who is a member of the "Institute of Certified Property Managers," agrees to collect rents and arrange for the making of any necessary repairs as regards certain residences and other structures located on property acquired by said City as a site for a civic center, all of which said structures except one have since been removed and the one remaining eventually will be removed;

That said Deaton's net income from said contract now is, and, for some time previous, has been approximately fifteen dollars (\$15.00) per month:

That said Deaton is performing said service for the City of Tulsa largely as an accommodation to the City and the compensation received therefor is more or less nominal and incidental;

That said Deaton has expressed a willingness and has agreed that if he is appointed to said Excise and Equalization Boards he will, if desired or required by the Oklahoma Tax Commission, terminate forthwith the aforesaid contract and the relationship created thereby;

That the only statutory qualifications prescribed for membership on said Boards are that the applicant

(a) be a freeholder of Tulsa County; and

(b) must not, during the two years preceding his appointment, have been an officer of the State of Oklahoma, the County of Tulsa, or any school district or municipal subdivision of said County;

That said Deaton meets all of said legal qualifications and is not disqualified from holding the office here in question;

That the alleged "conflict of interest" does not exist and Mr. Deaton, in the opinion of this Committee, is qualified to serve on the Boards in question;

This Committee recommends that the Oklahoma State Senate go on record as favoring the appointment of Mr. Deaton to the Boards in question and so recommends to the Oklahoma Tax Commission and that the said Commission be so advised forthwith.

Respectfully submitted,
Committee on Research
and Investigation
Fine, Chairman
Shoemaker
Cobb
Breedon
Wilson
Stipe
Ritzhaupt
Cowden
Lollar

Senator Dacus asked to be shown present, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 182 correctly enrolled.

Enrolled SB 182, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION TO RECONSIDER VOTE

Senator Boecher moved that the rules of the Senate be suspended and the vote be reconsidered by which HJR 543 failed of passage.

Senator Romang moved to table the Boecher motion, which motion failed of adoption upon a roll call as follows:

Aye: Baldwin, Belvin, Berrong, Bohannon, Cartwright, Dacus, Graves, Ham, Hamilton, Harris, Land, Ritzhaupt, Rogers, Romang, Stevenson.—15.

Nay: Allen, Bailey, Boecher, Breedon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Grantham, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—26.

Not Voting: Garvin, McClendon, Pitcher.—3.

A point of order raised by Senator Shoemaker against debate on the Boecher motion to suspend the Rules was sustained by the Chair, stating such motion not debatable.

The vote occurring on the Boecher motion, it was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Boecher, Bohannon, Breedon, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Shoemaker, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—28.

Nay: Baldwin, Belvin, Berrong, Cart-

wright, Dacus, Graves, Ham, Hamilton, Harris, Land, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson.—15.

Not Voting: McClendon.—1.

Senator Grantham moved that the vote be reconsidered by which **HJR 543** was considered engrossed and placed upon third reading and final passage, which motion was tabled upon motion of Senator Boecher, the roll call thereon being as follows:

Aye: Allen, Bailey, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Kerr, McColgin, McSpadden, Morford, Payne, Pazoureck, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—26.

Nay: Baldwin, Belvin, Berrong, Cartwright, Dacus, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson.—17.

Not Voting: McClendon.—1.

THIRD READING

HJR 543 was read for the third time at length, as follows:

ENGROSSED HOUSE JOINT RESOLUTION NO. 543 — By Morgan, Bynum, Kardokus, Converse, Karnes, McCue, Camp, Etling, Tinker, Bernard, Avey, Shipley, Odom (McIntosh), Vandiver, Odom (Wagoner), Lance, Shibley and Spraker.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION, A PROPOSED AMENDMENT OF SECTION 3, OF ARTICLE XXVII, OKLAHOMA CONSTITUTION; AUTHORIZING MANUFACTURERS, DISTILLERS, RECTIFIERS, BOTTLERS, WINEMAKERS, BREWERS OR IMPORTERS OF ALCOHOLIC BEVERAGES TO SELL TO OKLAHOMA LICENSED WHOLESALEERS OF THEIR CHOICE; AND PROVIDING FOR A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF

REPRESENTATIVES AND THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE 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 XXVII of the Constitution of Oklahoma, by amending Section 3 thereof, to read as follows:

ARTICLE XXVII

§3. The Legislature shall enact laws providing for the strict regulation, control, licensing, and taxation of the manufacture, sale, distribution, possession, and transportation of alcoholic beverage consistent with the provisions of this Amendment. Provided, that any manufacturer, or subsidiary of any manufacturer who markets his product solely through a subsidiary or subsidiaries, a distiller, rectifier, bottler, winemaker, brewer, or importer of alcoholic beverage, bottled or made in a foreign country, either within or without this State, shall * * sell such beverages only to those distributors licensed as wholesale distributors, and all laws passed by the Legislature under the authority of the Article shall be consistent with this provision.

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 manufacturers, distillers, rectifiers, bottlers, winemakers, brewers or importers of alcoholic beverages to sell to Oklahoma licensed wholesalers of their choice be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The Speaker of the House of Representatives 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 primary election at which time 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: Allen, Bailey, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Kerr, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Baldwin, Belvin, Berrong, Cartwright, Dacus, Grantham, Graves, Ham, Hamilton, Harris, Land, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson.—16.

Not Voting: McClendon.—1.

The Resolution was declared passed.

The question being, "Shall **HJR 543** by Morgan, Bynum, Kardokus, Converse, Karnes, McCue, Camp, Etling, Tinker, Bernard, Avey, Shipley, Odom (McIntosh), Vandiver, Odom (Wagoner), Lance, Shibley and Spraker, entitled:

A Joint Resolution Directing the Secretary of State to refer to the people for their approval or rejection, a proposed amendment of Section 3, of Article XXVII, Oklahoma Constitution; authorizing manufacturers, distillers, rectifiers, bottlers, winemakers, brewers or importers of alcoholic beverages to sell to Oklahoma licensed wholesalers of their choice; and providing for 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 at which time 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, as provided in Section 1, Article 24, of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Easterly, Field, Fine, Garrison, Garvin, Grantham, Kerr, McColgin, Morford, Payne, Pazoureck, Pitcher, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—27.

Nay: Baldwin, Belvin, Berrong, Cartwright, Dacus, Graves, Ham, Hamilton, Harris, Land, Ritzhaupt, Rogers, Romang, Stevenson.—14.

Not Voting: Lollar, McClendon, McSpadden.—3.

The Presiding Officer, in open session, declared that a constitutional two-thirds majority of the members elected to and constituting the Senate had failed to vote in favor of calling the Special Election.

President Nigh presiding.

Engrossed **HJR 543** was properly signed and ordered returned to the Honorable House, the Special Election feature having failed of passage.

GENERAL ORDER

HB 650 by Finch was read and considered.

Senators Shoemake, Garrison, Collins, Stipe, Hamilton and Pazoureck asked to be shown as co-authors of **HB 650**, which was the order.

Senator Romang moved to amend **HB 650** as follows, which amendment was declared adopted:

1. By inserting after the enacting clause on page 1, the following: "Section 1, 47

O.S. 1951, No. 403, is hereby amended to read as follows:"

2. By striking on line 1, page 1, the word and figure "Section 1" and by inserting in lieu there of "No. 403."

3. By underscoring the following new material: Page 1, line 3, the word "not" Page 1, line 4, the words "for the second time;" Page 1, lines 5 and 6, by underscoring all of said lines. Page 2, lines 1 and 2, by underscoring all of said lines, and through the word "service" on line 3.

4. By placing an asterisk (*) after the word "by" on line 5, page 2.

Senator McSpadden asked to be shown excused for the remainder of this day, which was the order.

Upon motion of Senator Romang, **HB 650**, as amended, was advanced to engrossment.

Upon motion of Senator Romang, the rules of the Senate were suspended and **HB 650**, as amended, 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, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham. Hamilton, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—32.

Nay: Berrong, Boecher, Cowden, Dacus, Fine, Wilson (Greer).—6.

Not Voting: Bailey, Harris, Kerr, McClendon, Pitcher.—5.

Excused: McSpadden.—1.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Bohannon,

Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham. Hamilton, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—32.

Nay: Berrong, Boecher, Cowden, Dacus, Fine, Wilson (Greer).—6.

Not Voting: Bailey, Harris, Kerr, McClendon, Pitcher.—5.

Excused: McSpadden.—1.

The emergency was declared passed.

HB 650, as amended, was referred for engrossment.

Senator Stipe asked to be shown excused for the remainder of this day, which was the order.

GENERAL ORDER

HB 1242 by Burkett was read and considered.

Upon motion of Senator Easterly, **HB 1242** was advanced to engrossment.

Senator Easterly asked unanimous consent, which was granted, that **HB 1242** be placed upon third reading and final passage.

THIRD READING

HB 1242 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Cartwright, Collins. McClendon—3.

Excused: McSpadden, Stipe.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—39.

Not Voting: Cartwright, Collins, McClendon—3.

Excused: McSpadden, Stipe.—2.

The emergency was declared passed.

HB 1242 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 557 by Larason was read and considered.

Upon motion of Senator Cobb, **HB 557** was advanced to engrossment.

Senator Cobb asked unanimous consent, which was granted, that **HB 557** be placed upon third reading and final passage.

THIRD READING

HB 557 was read for the third time at length.

On the question of passage of bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Graves, Pitcher.—2.

Not Voting: Allen, Cartwright, Collins, Easterly, Fine, McClendon, Pazoureck.—7.

Excused: McSpadden, Stipe.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Graves, Pitcher.—2.

Not Voting: Allen, Cartwright, Collins, Easterly, Fine, McClendon, Pazoureck.—7.

Excused: McSpadden, Stipe.—2.

The emergency was declared passed.

HB 557 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1228 by General Investigating Committee was read and considered.

Upon motion of Senator Hamilton, **HB 1228** was advanced to engrossment.

Senator Hamilton asked unanimous consent, which was granted, that **HB 1228** be placed upon third reading and final passage.

THIRD READING

HB 1228 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham).—34.

Nay: Rogers, Stevenson, Wilson (Greer).—3.

Not Voting: Bailey, Cobb, Collins, Ham, McClendon.—5.

Excused: McSpadden, Stipe.—2.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong,

Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Romang, Shoemake, Tipps, Trent, Wilson (Beckham).—34.

Nay: Rogers, Stevenson, Wilson (Greer).—3.

Not Voting: Bailey, Cobb, Collins, Ham, McClendon.—5.

Excused: McSpadden, Stipe.—2.

The emergency was declared passed.

HB 1228 was properly signed and ordered returned to Honorable House.

Senator Hamilton asked to be shown excused until such time as he can return to the Chamber, which was the order.

GENERAL ORDER

HJR 525 by Mountford and Tate of the House and Morford of the Senate was read and considered.

Senator Morford moved to amend **HJR 525**, line 7, page 2, by striking the words "ninety-one" and inserting the words "seventy-five" and amend the title to conform, which amendment failed of adoption.

Upon motion of Senator Morford, **HJR 525**, as amended, was advanced to engrossment.

Upon motion of Senator Morford, the rules of the Senate were suspended and **HJR 525**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HJR 525 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Bailey, Bohannon, Easterly, Garrison, Garvin, Grantham, Ham, Harris, Morford, Payne, Pazoureck, Ritzhaupt, Shoemake, Tipps.—14.

Nay: Allen, Belvin, Berrong, Breeden,

Cobb, Colston, Cowden, Dacus, Field, Graves, Kerr, Lollar, McColgin, Pitcher, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—19.

Not Voting: Baldwin, Boecher, Cartwright, Collins, Fine, Hamilton, Land, McClendon, Trent.—9.

Excused: McSpadden, Stipe.—2.

The Resolution was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs 45, 49**, Coauthored by Dyer, Howe, Levergood, Andrews and Watkins.

The above numbered Bills and/or Resolutions were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 182**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

MESSAGES FROM HOUSE

Advising fourth reading of an transmitting Enrolled **HBs 643, 871**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

RESOLUTIONS

By unanimous consent Senator Bailey introduced the following **SR**, following which Senators Rogers, Ham, Belvin, Ritzhaupt, Field, Shoemake, Kerr, Stevenson, Graves, Wilson (Greer), Allen, Grantham, Payne and Romang asked to be shown as co-authors, the Resolution being read at length as follows, adopted upon motion of Senator Bailey and referred for enrollment:

SENATE RESOLUTION NO. 62 — By Bailey, Rogers, Ham, Belvin, Ritzhaupt, Field, Shoemake, Kerr, Stevenson, Graves, Wilson (Greer), Allen, Grantham, Payne and Romang.

A SENATE RESOLUTION EXPRESSING APPRECIATION AND COMMENDING WKY RADIO AND TELEVISION FOR THE VITAL CONTRIBUTION TO AMERICANISM EMBODIED IN THE TRUTH BROADCAST PROGRAM; DIRECTING THAT THIS RESOLUTION BE SPREAD UPON THE PAGES OF THE PERMANENT JOURNAL OF THE STATE SENATE; AND DIRECTING THAT DULY AUTHENTICATED COPIES HEREOF BE TRANSMITTED TO THE HONORABLE E. K. GAYLORD, THE HONORABLE EDWARD L. GAYLORD AND OTHERS AND THAT SAID OFFICIALS EXTEND THE APPRECIATION AND COMMENDATION OF THE STATE SENATE AND THE PEOPLE OF OKLAHOMA TO ALL STAFF MEMBERS AND OTHER EMPLOYEES AND PARTICIPANTS FOR THEIR CONTRIBUTIONS TO THE SUCCESS OF THE "TRUTH BROADCAST" SERIES.

WHEREAS, the free world is engaged in a "global cold war" fraught with urgency; and

WHEREAS, contrary to the opinions of many wishful thinkers, the threat of Communist tyranny has not been lessened in favor of genuine "peaceful coexistence"; and

WHEREAS, the battle for the minds of men must be fought and won on many fronts; and

WHEREAS, Four months ago WKY Radio and Television inaugurated a series of "Truth Broadcasts" leading up to "Fly the Flag Week"; and

WHEREAS, WKY radio has continued these broadcasts since said week; and

WHEREAS, said broadcasts present in an objective manner the contrasting ideologies of Communism and the democratic way of life; and

WHEREAS, these objective analyses of the world's major competitive ideologies have instilled anew in the minds and hearts of thousands of Oklahomans and other WKY listeners and viewers a deep

appreciation for the American concepts of liberty and justice; and

WHEREAS, the significant contributions of these "Truth Broadcasts" have won acclaim throughout the nation; and

WHEREAS, more than fifty (50) radio and television stations in other states have manifested interest in said broadcasts, and many have requested tapes thereon; and

WHEREAS, WKY Radio and Television has been presented a national Veterans of Foreign Wars award for its outstanding contributions through broadcasts and telecasts on the subject of Americanism; and

WHEREAS, in a recent visit to Oklahoma City, the Honorable William Sullivan, Assistant Head of the Federal Bureau of Investigation, analyzed "Truth Broadcast" tapes and commended WKY Radio and Television for the factual presentations therein and the contributions in the cause of Americanism; and

WHEREAS, Cuban freedom committees have requested "Truth Broadcast" tapes for broadcasts beamed to Cuba; and

WHEREAS, said broadcasts have received recognition throughout the country; and

WHEREAS, said broadcasts have gained well-deserved recognition for WKY Radio and Television, as well as for the entire State of Oklahoma; and

WHEREAS, such outstanding accomplishments in the vitally important area of Americanism are deserving of official recognition and commendation by this Legislature and all the people of the State of Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

SECTION 1. That WKY Radio and Television is hereby officially commended and appreciation is hereby expressed for the outstanding services rendered in the cause of freedom through the series of "Truth Broadcasts."

SECTION 2. That the Senate of the Twenty-eighth Legislature of the State of Oklahoma hereby expresses its gratitude to the owners, management and staff of WKY Radio and Television and to all other participants for said broadcasts in the cause of Americanism and urges their continuation during this critical period in world affairs.

SECTION 3. BE IT FURTHER RESOLVED that a copy of this Resolution be spread upon the pages of the permanent Journal of the Senate as an indelible record of the sentiments herein expressed and that duly authenticated copies of said Resolution be transmitted to the following: Honorable E. K. Gaylord, President, Oklahoma Publishing Company, Honorable Edward L. Gaylord, Executive Vice President, Oklahoma Publishing Company, Honorable Norman Bagwell, General Manager, WKY Radio and Television, Honorable Lee Allan Smith, Assistant Manager in charge of radio, and Honorable Jim Terrell, Assistant Manager in charge of television.

SECTION 4. BE IT FURTHER RESOLVED that said officials extend to all staff members and other employees and participants the appreciation and commendation of the State Senate and the people of Oklahoma for their contributions to the success of the "Truth Broadcast" series.

Senator Land asked to be shown excused for the remainder of this legislative day, which was the order.

By unanimous consent, Senator Bohannon introduced the following SCR, which was read at length as follows, adopted upon his motion and ordered referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 53—By Bohannon and Shoemaker of the Senate, and Bilyeu of the House.

A RESOLUTION CONGRATULATING MISS DANA DARLENE RENO FOR HER SELECTION AS "MISS OKLAHOMA FOR 1961".

WHEREAS, Miss Dana Darlene Reno

has been selected as "Miss Oklahoma for 1961"; and

WHEREAS, Miss Dana Darlene Reno possesses the qualities of charm, talent, and beauty which delight and enchant all those who are fortunate to make her acquaintance; and

WHEREAS, The entire State of Oklahoma was thrilled and delighted that Miss Dana Darlene Reno will represent our great State in the "Miss America Contest"; and

WHEREAS, The talent displayed by Miss Dana Darlene Reno cleverly incorporates an honored element of her native state by dramatically portraying Indian culture.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the members of the Oklahoma Legislature do hereby congratulate and applaud Miss Dana Darlene Reno for the high honor which has been bestowed upon her as "Miss Oklahoma for 1961" and do further extend their support and encouragement for her continued success in competition for the title "Miss America".

SECTION 2. That a duly authenticated copy of this Resolution be prepared and presented to Miss Dana Darlene Reno as a token of the pride and affection of the people of Oklahoma for the delightful qualities of beauty and charm which she possesses.

GENERAL ORDER

HB 677 by Skaggs was read and considered.

Senator Berrong asked to be shown excused until such time as he can return to the Chamber, which was the order.

Upon motion of Senator Rogers, HB 677 was advanced to engrossment.

Senator Rogers asked unanimous consent, which was granted, that **HB 677** be placed upon third reading and final passage.

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: Belvin, Bohannon, Breeden, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Lollar, McColgin, Morford, Payne, Pazoureck, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Nay: Baldwin, Cobb, Cowden, Graves, Shoemaker, Tipps.—6.

Excused: Berrong, Hamilton, Land, McSpadden, Stipe.—5.

Not Voting: Allen, Bailey, Boecher, Cartwright, Collins, Fine, McClendon, Pitcher, Ritzhaupt, Trent.—10.

The bill was declared passed.

Senator Rogers asked that the emergency section to **HB 677** be stricken and the title amended to conform, which was the order.

HB 677 was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1105 by Willis (Jackson) et al was read and considered.

Senators Wilson (Greer) and Kerr asked to be shown as co-authors of **HB 1105**, which was the order.

Upon motion of Senator Wilson (Greer), **HB 1105** was advanced to engrossment.

Senator Wilson (Greer) asked unanimous consent, which was granted, that **HB 1105** be placed upon third reading and final passage.

THIRD READING

HB 1105 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Belvin, Cobb, Colston, Field, Ham, Harris, Kerr, Lollar, Morford, Rogers, Wilson (Greer).—12.

Nay: Baldwin, Bohannon, Cowden, Dacus, Easterly, Garrison, Garvin, Grantham, Graves, McClendon, McColgin, Payne, Ritzhaupt, Romang, Shoemaker, Stevenson, Wilson (Beckham).—17.

Excused: Berrong, Hamilton, Land, McSpadden, Stipe.—5.

Not Voting: Allen, Boecher, Breeden, Cartwright, Collins, Fine, Pazoureck, Pitcher, Tipps, Trent.—10.

The bill was declared failed of passage.

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 568**.

Senator Rogers asked unanimous consent, which was granted, that **HCR 568** be taken up for immediate consideration, the Resolution, by unanimous consent being co-authored by Senator Harris, and being read at length as follows, and adopted upon motion of Senator Rogers:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 568—By Keyes of the House and Rogers and Harris of the Senate.

A CONCURRENT RESOLUTION CONGRATULATING THE CHOCTAW HIGH SCHOOL FOOTBALL TEAM FOR WINNING THE STATE CLASS B HIGH SCHOOL FOOTBALL CHAMPIONSHIP.

WHEREAS, Choctaw High School Football Team with a remarkable display of offense and defense, laid claim to the coveted State Class B High School Football Championship for 1960; and

WHEREAS, The entire 1960 football season of the Choctaw High School team was highlighted by outstanding individual and sparkling team efforts during which contests the sportsmanship and the determination displayed by this inspired team won the plaudits of opponents and spectators alike, thus proudly reflecting on their

school, their community, their county and their state.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That the Choctaw High School Football Team be commended and congratulated for their many sterling and praiseworthy performances while capturing the coveted Class B Football Championship.

SECTION 2. That duly authenticated copies of this Resolution be transmitted to the Principal of Choctaw High School for proper display and preservation in the records of the school.

Engrossed **HCR 568** was properly signed and ordered returned to the Honorable House.

Senator Field moved when the Clerk's desk is cleared the Senate adjourn to meet at 10:00 a. m., tomorrow, which motion was declared adopted.

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:

HB 1250—State and Federal Government.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SBs 424** and **427** each as amended.

HA to **SB 424** read as follows, and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 424, by striking the "TITLE" and inserting in lieu thereof the following:

"AN ACT MAKING THE OFFICES OF THE DISTRICT COURT. (Amended for Conference)"

HA to **SB 427** read as follows and consideration deferred:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 427, by striking the TITLE and inserting in lieu thereof the following:

"AN ACT MAKING THE SUPERIOR COURTS. (Amended for Conference)"

MESSAGES FROM THE HOUSE

Advising adoption of and transmitting for consideration Engrossed **HCR 569**, by Ruby.

Consideration of the above numbered **HR** was deferred.

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 **HBs 553, 610, 919, 936**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 553** was read and consideration deferred:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 553 entitled:

AN ACT MAKING HIGHER EDUCATION,

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 Engrossed Senate Amendments.

2. That the attached Conference Committee Substitute for Engrossed **HB 553** be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 553—By Sparks, Poynor, Abbott, Baggett, Blankenship, Craig (Kay), Diel.

Doornbos, Fitch, Larason, McCue, Massey, Northcutt, Ogden, Redman, Strickland, Sullivan, Tate and Willis (Cherokee).

AN ACT MAKING APPROPRIATIONS TO THE OKLAHOMA STATE REGENTS FOR HIGHER EDUCATION; PROVIDING FOR ALLOCATION OF FUNDS TO CONSTITUENT INSTITUTIONS; PROVIDING FOR THE ALLOCATION OF FUNDS FOR PAYMENT OF TUITION FOR STUDENTS AT OKLAHOMA COLLEGE FOR WOMEN; PROVIDING LEGISLATIVE INTENT FOR REGIONAL COOPERATION WITH OTHER SOUTHERN STATES; PROVIDING LEGISLATIVE INTENT THAT STUDIES BE MADE OF

THE OKLAHOMA STATE SYSTEM OF HIGHER EDUCATION; PROVIDING LEGISLATIVE INTENT FOR ALLOCATION OF FUNDS TO NORTHEASTERN OKLAHOMA AGRICULTURE AND MECHANICAL COLLEGE; MAKING THE APPROPRIATIONS NON-FISCAL; MAKING 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 funds indicated, the following amounts:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
General Revenue Fund for the fiscal year ending June 30, 1962	\$25,000,000.00	
General Revenue Fund for the fiscal year ending June 30, 1963		\$25,500,000.00
Emergency Appropriation Fund for the fiscal year ending June 30, 1962	5,000,000.00	
Total	\$30,000,000.00	\$25,500,000.00

The amounts herein appropriated are to be used for allocation pursuant to Article XIII-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 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 and the funds received from all sources by institution together with the number of years of education provided. It is the further intent that if any funds appropriated by this Act are used for payment of

fringe benefits, as provided by Title 11, Section 16, Oklahoma Supplement 1959, at any State Institution of Higher Education, such benefits shall be extended to all State Institutions of Higher Education who receive any allocation of funds from the appropriations made by this Act, and to all employees under their supervision.

SECTION 3. It is the intent of the Legislature that the Oklahoma State Regents for Higher Education shall allocate sufficient monies from the appropriations made by Section 1 of this Act to pay the tuition for any Oklahoma students enrolled in the Speech and Hearing Clinic of the Oklahoma College for Women at Chickasha. This amount shall not be less than the sum of Fifteen Thousand Dollars (\$15,000.00) per year.

SECTION 4. It is the intent of the Oklahoma State Legislature that the Okla-

homa State Regents for Higher Education are authorized to cooperate and enter into agreements with the other Southern States in providing regional educational opportunities in the professional, technical, scientific and other education fields. This allocation shall not exceed the sum of Thirty-six Thousand Five Hundred Dollars (\$36,500.00) per year.

SECTION 5. "WHEREAS, scientific knowledge is exploding, population is overflowing, new nations are emerging. From developments in power, in transportation, communications, atmospheric control and many other factors a new world will envelope us within the next decade or so, and

WHEREAS, a revolutionary new world demands a re-evaluation in education — in size, in structure, in technique, in mission — and the mission of higher education will no longer be to prepare people for the world in which they live but for the world in which they will live, and

WHEREAS, higher education is critical to the survival of the people of a state.

THEREFORE, it is the conviction of the Legislature that to meet the challenge of this new world in public higher education in Oklahoma, and in consideration of expanding enrollments which are expected to double by 1970 with the obvious need for additional facilities, additional instructional staff, discovery of new and improved techniques of instruction and research, studies of the Oklahoma State System of Higher Education in every area of its responsibility should be initiated and vigorously pursued. It is the further judgment of the Legislature that this urgently needed study can best be made by the Oklahoma State Regents of Higher Education. It is therefore the intention of the Legislature that the sum of Seventy-Five Thousand Dollars (\$75,000.00) for each year of the biennium beginning July 1, 1961 be allocated from the appropriations made by Section 1 of this Act to be used by the Oklahoma State Regents for Higher Education in conducting the study herein

indicated. Such sum of Seventy-Five Thousand Dollars (\$75,000.00) for each year shall be available for services and expenses of professional staff, consultants and other relevant purposes in connection with such study which The Oklahoma State Regents for Higher Education may deem expedient and necessary.

SECTION 6. It is the intent of the legislature that the Oklahoma State Regents for Higher Education shall allocate to Northeastern Oklahoma Agriculture and Mechanical College the sum of Two Hundred Forty-four Thousand Dollars (\$244,000.00) to be computed on a pro rata basis equal to eight-tenths of one percent ($\frac{8}{10}$ of 1%) from those allocations to the constituent institutions made in House Bill No. 779, Twenty-eighth Session, Oklahoma Legislature, said allocation to be used for the acquisition of real property, including any buildings or structures thereon, for the purpose of expanding the grounds and facilities of such college to meet the demands and requirements for improved instruction and training of students and faculty members. Any funds so allocated may be used and expended in conjunction or in cooperation with any municipality, urban renewal authority, or federal agency or instrumentality under such terms and conditions as may be necessary to obtain grants of federal aid and assistance.

SECTION 7. 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 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Willis (Jackson)	Bailey
Hurst	Boecher
Skeith	Breeden
Shipley	Cobb
Wolf	Cowden
Murrow	Easterly
Larason	Fine
Cox	Hamilton
Bradley (Tulsa)	Payne
Taliaferro	Pazoureck
Clark	Ritzhaupt
Willis (Cherokee)	Stipe

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **HB 610** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 610 entitled:

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,

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 Senate Engrossed Amendments 1, 2 and 3.

2. That the following Conference Committee Amendments be adopted:

(1) Page 1, Section 1, by striking on Line 19, the figures "68,260.00" and "68,260.00" and inserting the figures "74,260.00" and "74,260.00"

and by striking on Line 20, "27,400.00" and "27,400.00" and inserting the figures "32,400.00" and "32,400.00"

and by striking on Line 21, the figures "95,660.00" and "95,660.00" and inserting the figures "106,660.00" and "106,660.00".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Bailey
Hurst	Boecher
Skeith	Breeden
Shipley	Cobb
Wolf	Cowden
Murrow	Easterly
Larason	Fine
Skaggs	Hamilton
Cox	Payne
Bradley (Tulsa)	Pazoureck
Taliaferro	Ritzhaupt
Clark	Stipe
Willis (Cherokee)	

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 919** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We, your Conference Committee, to whom was referred Engrossed House Bill No. 919, and Engrossed Senate Amendments thereto, entitled:

AN ACT RELATING TO CITIES AND TOWNS; DEFINING TERMS; PROVIDING FOR ANNEXATION OF TERRITORY TO CITIES AND TOWNS AND PRESCRIB-

ING THE CONDITIONS AND PROCEDURE THEREFOR AND FOR THE DEANNEXATION OF ANNEXED TERRITORY IF ADEQUATE MUNICIPAL SERVICES ARE NOT EXTENDED THERETO; AMENDING 11 O. S. 1951, § 481 and § 482; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; REPEALING 11 O. S. 1951, § 1041, § 1042, § 1043, AND § 1044; PROVIDING THAT THIS ACT SHALL BE CUMULATIVE TO OTHER ACTS UNLESS OTHERWISE PROVIDED; 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 House concur in Senate Amendment No. 1.

2. That the Senate recede from Senate Amendments Nos. 2, 3 and 4.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Poynor	Bailey
Vandiver	Harris
Skeith	Graves

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 936** was read and consideration deferred:

Mr. Speaker
and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 936 entitled:

AN ACT MAKING HIGHWAY,

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.

2. That the Conference Committee adopt committee substitute on Engrossed House Bill 936, attached hereto:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 936 — By Wolf of the House.

AN ACT RELATING TO THE STATE HIGHWAY DEPARTMENT; MAKING APPROPRIATIONS TO SAID DEPARTMENT AND SPECIFYING PURPOSES FOR WHICH SAME MAY BE EXPENDED AND FIXING CERTAIN LIMITATIONS UPON THE EXPENDITURE THEREOF; MAKING AN APPROPRIATION AND PROVIDING FOR TRANSFER; PROVIDING THAT THE APPROPRIATIONS MADE BY THIS ACT SHALL BE SUBJECT TO THE PROVISIONS OF 62 O. S. 1951, SECTIONS 41.1 THROUGH 41.38 AS NOW OR HEREAFTER AMENDED; PROVIDING FOR THE FILING OF BUDGET ESTIMATES WITH THE STATE BUDGET DIRECTOR; MAKING SAID APPROPRIATIONS NON-FISCAL; 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. There is hereby appropriated to the State Highway Department from any revenues accruing to the State Highway Construction and Maintenance Fund, not otherwise appropriated, the sum of Thirty-one Million Nine Hundred Ninety-five Thousand Seven Hundred Ninety-six Dollars Twenty-five cents (\$31,995,796.25) for the fiscal year ending June 30, 1962, and the sum of Thirty-one Million Nine Hundred Ninety-five Thousand Seven Hundred Ninety-six Dollars Twenty-five cents (\$31,995,796.25) for the fiscal year ending June 30, 1963, to be used and expended by the Department of Highways of the State of Oklahoma to pay legal obligations incurred in the operation of the Department of Highways and the State Highway Commission, and in the construction and maintenance of roads and highways, and to pay the expenses of operating and maintaining the State Highway System and all expenses incurred in

Materials Test Division	585,000	585,000
Field Administration	540,000	540,000
Maps	45,000	45,000
New Equipment for Interstate Maintenance	288,000	288,000
Nondepreciable Equipment	78,500	78,500
Workmen's Compensation	280,000	280,000
P. L. & P. D. Insurance	42,000	42,000
O. A. S. I.	320,000	320,000
Merit System Contribution	36,000	36,000
Total	\$ 6,516,000	\$ 6,516,000
MAINTENANCE		
Interstate Maintenance	\$ 825,000	\$ 825,000
Special Maintenance	4,400,000	4,400,000
Routine Maintenance	9,259,000	9,259,000
Total	\$14,484,000	\$14,484,000

By order of the Highway Commission, transfers may be made from any of the items listed in this section, to any other item or items, provided however, that no item may be increased or decreased by more than ten percent (10%) during any fiscal year.

SECTION 8. No obligation shall be incurred during any fiscal year in excess of the unencumbered balance of the appropriation made by Section 1 of this act, as adjusted by the State Budget Director. Construction contracts and purchase orders issued by the State Highway Department, setting forth the actual or estimated cost of construction as consideration for the cost of work to be done or services, supplies, and equipment to be furnished, shall constitute obligations within the meaning of this act. Monthly, bi-monthly, or weekly payrolls of the State Highway Department shall constitute current charges and shall become obligations against the State Highway Construction and Maintenance Fund at the time the payrolls are filed with the State Budget Director for payment.

SECTION 9. To prevent obligations being incurred in excess of the revenue to be collected during any fiscal year, the appropriations made by Sections 1 and 2 of this act and the cash surplus, if any, shall be subject to the provisions of Title 62, Section 41.1 through Section 41.38, Ok-

lahoma Statutes 1951, as now or hereafter amended.

SECTION 10. The State Highway Department shall be required to file budget estimates with the State Budget Director in the manner prescribed, and at the time required by law, for each fiscal year of the ensuing biennium following each regular session of the legislature. Planning of road programs shall be on a fiscal year basis and shall show the estimated amount of revenue available to finance said budget from existing revenue laws.

SECTION 11. 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 12. 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 13. All laws or parts of laws in conflict herewith are repealed to the extent of such conflict.

SECTION 14. 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Bailey
Hurst	Breeden
Skeith	Cobb
Shipley	Cowden
Wolf	Easterly
Murrow	Fine
Larason	Hamilton
Skaggs	Payne
Cox	Pazoureck
Bradley (Tulsa)	Ritzhaupt
Clark	Stipe
Willis (Cherokee)	Tipps

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow, Friday, July 28, 1961.

Materials Test Division	585,000	585,000
Field Administration	540,000	540,000
Maps	45,000	45,000
New Equipment for Interstate Maintenance	288,000	288,000
Nondepreciable Equipment	78,500	78,500
Workmen's Compensation	280,000	280,000
P. L. & P. D. Insurance	42,000	42,000
O. A. S. I.	320,000	320,000
Merit System Contribution	36,000	36,000
Total	\$ 6,516,000	\$ 6,516,000
MAINTENANCE		
Interstate Maintenance	\$ 825,000	\$ 825,000
Special Maintenance	4,400,000	4,400,000
Routine Maintenance	9,259,000	9,259,000
Total	\$14,484,000	\$14,484,000

By order of the Highway Commission, transfers may be made from any of the items listed in this section, to any other item or items, provided however, that no item may be increased or decreased by more than ten percent (10%) during any fiscal year.

SECTION 8. No obligation shall be incurred during any fiscal year in excess of the unencumbered balance of the appropriation made by Section 1 of this act, as adjusted by the State Budget Director. Construction contracts and purchase orders issued by the State Highway Department, setting forth the actual or estimated cost of construction as consideration for the cost of work to be done or services, supplies, and equipment to be furnished, shall constitute obligations within the meaning of this act. Monthly, bi-monthly, or weekly payrolls of the State Highway Department shall constitute current charges and shall become obligations against the State Highway Construction and Maintenance Fund at the time the payrolls are filed with the State Budget Director for payment.

SECTION 9. To prevent obligations being incurred in excess of the revenue to be collected during any fiscal year, the appropriations made by Sections 1 and 2 of this act and the cash surplus, if any, shall be subject to the provisions of Title 62, Section 41.1 through Section 41.38, Ok-

lahoma Statutes 1951, as now or hereafter amended.

SECTION 10. The State Highway Department shall be required to file budget estimates with the State Budget Director in the manner prescribed, and at the time required by law, for each fiscal year of the ensuing biennium following each regular session of the legislature. Planning of road programs shall be on a fiscal year basis and shall show the estimated amount of revenue available to finance said budget from existing revenue laws.

SECTION 11. 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 12. 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 13. All laws or parts of laws in conflict herewith are repealed to the extent of such conflict.

SECTION 14. 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Bailey
Hurst	Breeden
Skeith	Cobb
Shipley	Cowden
Wolf	Easterly
Murrow	Fine
Larason	Hamilton
Skaggs	Payne
Cox	Pazoureck
Bradley (Tulsa)	Ritzhaupt
Clark	Stipe
Willis (Cherokee)	Tipps

As provided under the Field motion, the Senate was declared adjourned to meet at 10:00 a. m., tomorrow, Friday, July 28, 1961.

One Hundred and Nineteenth Legislative Day

Friday, July 28, 1961

Pursuant to adjournment, the Senate met at 10:00 a. m., and was called to order by the President, Lieutenant Governor George Nigh.

The roll call was as follows:

Present: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cowden, Tipps.—2.

The President declared a quorum present.

Prayer was offered by the Calendar Clerk, George O'Neal.

The Journal for the last legislative day was declared approved.

Senator Breeden introduced Billy Lambert and asked that he be made Honorary Page for this legislative day, which was the order.

Senator Harris introduced Rosemary and Randal Rogers, small children of Senator Rogers, and asked that they be made Honorary Pages for this legislative day, which was the order.

Senator Rogers introduced Cathryn Joyce and Stephanie Claire Winters, young daughters of Leo Winters, and asked that they be made Honorary Pages for this legislative day, which was the order.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 650 correctly engrossed.

SB 293 and **SR 24** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 650**, as amended, were properly signed and ordered returned to the Honorable House.

Enrolled **SB 293** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SR 24** was properly signed and ordered transmitted to the Secretary of State.

DECLARATION OF VOTE

Senator McSpadden asked that the record show, had he been present at the time of Third Reading and final passage of **HJR 525**, he would have voted "NAY" which was the order.

SECOND READING

HB 1252 was read for the second time.

Senator Stipe asked unanimous consent, which was granted, that **HB 1252** be printed and placed upon the Calendar without reference to a committee.

Upon motion of Senator Field, the Senate closed its doors and went into executive session.

*

The Senate reassembled in open session, with President Pro Tempore Collins pre-

siding, who made the following announcements:

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the reappointment of R. L. LOY, Oklahoma City, as a member of the State Board of Health, for a term effective upon confirmation and ending June 30, 1970.

The Senate, in executive session and upon motion of Senator McSpadden, advised and consented the confirmation of the executive nomination of NOEL KAHLO, Claremore, as a member of the Mental Health Board, for a term effective upon confirmation and ending December 31, 1966.

The Senate, in executive session and upon motion of Senator Field, advised and consented to the confirmation of the reappointment of LAWRENCE DRAKE, Gate, as a member of the State Soil Conservation Board, for a term effective upon confirmation and ending June 30, 1966.

The Senate, in executive session and upon motion of Senator Belvin, advised and consented to the confirmation of the reappointment of TROY A. STONE, Durant, as a member of the Oklahoma Liquefied Petroleum Gas Board, for a term effective upon confirmation and ending June 30, 1965.

The Senate, in executive session and upon motion of Senator Garrison, advised and consented to the confirmation of the reappointment of Dr. RAY WALKER, Pawhuska, as a member of the Board of Examiners in Veterinary Medicine, for a term effective upon confirmation and ending May 9, 1965.

The Senate, in executive session and upon motion of Senator Grantham, advised and consented to the confirmation of the executive nomination of WILLIAM HARVEY COBB, Ponca City, as a member of the Oklahoma Motor Vehicle Commission, for a term effective upon confirmation and ending June 30, 1967.

The Senate, in executive session and

upon motion of Senator Rogers, advised and consented to the confirmation of the reappointment of D. D. KIRKLAND, Oklahoma City, as a member of the Board of Trustees - Teachers' Retirement System of Oklahoma, for a term effective upon confirmation and ending July 2, 1966.

The Senate, in executive session and upon motion of President Pro Tempore Collins, advised and consented to the confirmation of the executive nomination of ARTHUR M. FOSTER, Bristow, as a member of the Oklahoma Securities Commission, for a term effective upon confirmation and ending July 27, 1965.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of PAUL C. DUNCAN, Oklahoma City, as Chairman of the Oklahoma Securities Commission, for a term effective upon confirmation and ending July 27, 1963.

The Senate, in executive session and upon motion of Senator Kerr, advised and consented to the confirmation of the executive nomination of LOGAN GARNETT, Altus, as a member of the Alcoholic Beverage Control Board, for a term effective upon confirmation and ending June 23, 1968.

The Senate, in executive session and upon motion of Senator Stevenson, advised and consented to the confirmation of the executive nomination of WILLIAM H. WARREN, Holdenville, as a member of the Alcoholic Beverage Control Board, for a term effective upon confirmation and ending June 23, 1963.

The Senate, in executive session and upon motion of Senator Shoemaker, advised and consented to the confirmation of the executive nomination of Mrs. S. F. DITMERS, Muskogee, as a member of the Oklahoma State Regents for Higher Education, for a term effective upon confirmation and ending May 16, 1970.

The Senate, in executive session and upon motion of Senator Pazoureck, advis-

ed and consented to the confirmation of the executive nomination of A. FRANCIS PORTA, El Reno, as a member of the Oklahoma Employment Security Commission, for a term effective upon confirmation and ending May 20, 1965.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the confirmation of the executive nomination of Dr. E. MALCOLM STOKES, Tulsa, as a member of the State Mental Health Board, for a term effective upon confirmation and ending December 31, 1967.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the confirmation of the executive nomination of JAMES G. DAVIDSON, Tulsa, as a member of the Board of Regents of the University of Oklahoma, for a term effective upon confirmation and ending March 30, 1968.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the confirmation of the executive nomination of Dr. CHARLES C. MASON, Tulsa, as a member of the State Board of Education, for a term effective upon confirmation and ending April 1, 1967.

The Senate, in executive session and upon motion of Senator Graves, advised and consented to the confirmation of the executive nomination of N. B. MUSSELMAN, Shawnee, as a member of the Oklahoma State Regents for Higher Education, for a term effective upon confirmation and ending May 16, 1963.

The Senate, in executive session and upon motion of Senator McSpadden, advised and consented to the confirmation of the reappointment of DAVID P. JOHNSON, Nowata, as a member of the Board of Regents - Oklahoma Military Academy, for a term effective upon confirmation and ending June 30, 1966.

The Senate, in executive session and upon motion of Senator Graves, advised and consented to the confirmation of the executive nomination of EARL HURD,

Shawnee, as a member of the State Board of Pharmacy, for a term effective upon confirmation and ending June 30, 1966.

The Senate, in executive session and upon motion of Senator Wilson (Greer), seconded by Senator Dacus, advised and consented to the confirmation of the executive nomination of JOE HARP, Granite, as Warden of the Oklahoma State Reformatory, for a term effective upon confirmation and ending August 15, 1965.

The Senate, in executive session and upon motion of Senator Bailey, advised and consented to the confirmation of the executive nomination of SILAS C. WOLF, Norman, as a member of the State Industrial Court, for a term effective upon confirmation and ending March 14, 1965.

The Senate, in executive session and upon motion of Senator Boecher, advised and consented to the confirmation of the reappointment of PETER ADAMS, Okeene, as a member of the State Board of Agriculture, for a term effective upon confirmation and ending April 26, 1966.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the reappointment of JOHN KILPATRICK, Jr., Oklahoma City, as a member of the Oklahoma Turnpike Authority, for a term effective upon confirmation and ending July 1, 1968.

The Senate, in executive session and upon motion of Senator Rogers, advised and consented to the confirmation of the executive nomination of JACK CLARK RUSSELL, Oklahoma City, as a member of the State Industrial Court, for a term effective upon confirmation and ending March 14, 1967.

The Senate, in executive session and upon motion of Senator Land, advised and consented to the confirmation of the reappointment of CHARLES E. McCUNE, Tulsa, as a member of the Oklahoma Securities Commission, for a term effective upon confirmation and ending July 17, 1967.

The Senate, in executive session and

upon motion of Senator Romang, advised and consented to the confirmation of the executive nomination of Dr. OTHO WHITE-NECK, Enid, as a member of the State Board of Health, for a term effective upon confirmation and ending June 30, 1967.

The Senate, in executive session and upon motion of Senator Shoemake, advised and consented to the confirmation of the executive nomination of Mrs. W. B. PRUITT, Muskogee, as a member of the Board of Regents of Oklahoma Colleges, for a term effective upon confirmation and ending June 10, 1970.

MOTIONS

Senator Ritzhaupt moved that the Honorable House be requested to recall **SCR 45** from the Senate for further consideration, which motion prevailed.

Senator Field stated that the General Conference Committee on Appropriations and other Committees would, by unanimous consent, be meeting at various times throughout the day, and asked unanimous consent, which was granted, that all Members absent from the Chamber at the time of any roll call be recorded as "excused."

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 258** was read and adopted upon motion of Senator Rogers:

Mr. President

and

Mr. Speaker:

We the Conference Committee, to whom was referred Engrossed Senate Bill No. 258, and Engrossed House Amendments thereto, entitled:

AN ACT RELATING TO MOTOR VEHICLE TAG AGENTS; AMENDING SECTION 1, CHAPTER 1d, TITLE 47, OKLAHOMA SESSION LAWS 1955, PAGE 261 (47 O. S. SUPP. 1959, § 314), REQUIRING EXCESS OF FUNDS COLLECTED OVER COST OF LICENSES AND EXPENSES TO

BE PAID TO SCHOOL DISTRICTS OF COUNTY; LIMITING ACT TO COUNTIES OVER THREE HUNDRED THOUSAND (300,000); PROVIDING THAT SUCH EXCESS SHALL BE PLACED IN THE SCHOOL DISTRICT'S GENERAL REVENUE FUND; FIXING SALARY OF TAG AGENT; 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 adopt the House Amendments Nos. 1, 2, 3, 4, 5, and 6, being all of the House Amendments.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Land

Baggett

Chairman

Chairman

Garrison

Forsythe

Rogers

Taggart

SB 258, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cowden, Ham, Morford, Tipps.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris,

Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Cowden, Ham, Morford, Tipps.—4.

The emergency was declared passed.

SB 258, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

GENERAL ORDER

HJR 547 by Privett and Baggett was read and considered.

Upon motion of Senator Breeden, **HJR 547** was advanced to engrossment.

By unanimous consent, upon request of Senator Breeden, **HJR 547** was placed upon third reading and final passage.

THIRD READING

HJR 547 was read for the third time at length.

On the question of passage of Resolution, the call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Cowden, Ham, Harris, Payne, Tipps.—6.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford,

Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Trent, Wilson (Beckham), Wilson (Greer).—38.

Excused: Allen, Cowden, Ham, Harris, Payne, Tipps.—6.

The emergency was declared passed.

HJR 547 was properly signed and ordered returned to Honorable House.

PENDING CONSIDERATION OF HAS

Senator Shoemake moved that the Senate refuse to concur in the **HAs** to **SB 427**, and request a conference thereon, referring Bill to General Conference Committee on Appropriations, which motion prevailed.

Senator Tipps asked to be shown present, which was the order.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 77** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 77 entitled:

AN ACT MAKING APPROPRIATIONS TO THE DEPARTMENT OF COMMERCE AND INDUSTRY; PROVIDING FOR THE APPOINTMENT OF PERSONNEL AND FIXING THE SALARIES THEREOF; PROVIDING FUNDS FOR THE OPERATION OF SAID DEPARTMENT; PROVIDING THE APPROPRIATIONS SHALL BE 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 the House recede from Engrossed House Amendment 1.
2. That the House recede from Section 1 of Engrossed House Amendment No. 2.

3. That the Senate concur in Section 2 of Engrossed House Amendment 2.

4. That the House and Senate concur in the following Conference Committee Amendment for Section 1 of Engrossed House Amendment 2:

"SECTION 1. There is hereby appropri-

ated to the Department of Commerce and Industry from any monies accruing to the credit of the General Revenue Fund in the State Treasury, not otherwise appropriated, for the fiscal years ending June 30, 1962, and June 30, 1963, the following sums of money, or so much thereof as may be necessary, for the purposes indicated:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
"Personal Services (Including O.A.S.I.)	\$110,850.00	\$110,850.00
Supplies and Other Operating Expenses	25,000.00	25,000.00
Contractual Services	28,325.00	28,325.00
Travel	20,825.00	20,825.00
Printing and Binding	15,000.00	15,000.00
Total	\$200,000.00	\$200,000.00"

5. Restore the Enacting Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon, Chairman	Allard, Chairman
Trent, Vice Chairman	Williams (Murray), Vice Chairman
Bailey	Hurst
Boecher	Skeith
Breeden	Shipley
Cobb	Wolf
Cowden	Murrow
Fine	Larason
Hamilton	Cox
Payne	Bradley (Tulsa)
Pazoureck	Sparks
Ritzhaupt	Willis (Cherokee)
Stipe	
Tipps	

SB 77, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemake,

Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cobb, Fine, Garrison, Garvin, Hamilton, Pitcher.—6.

Excused: Cartwright, Cowden, Grantham, Ham, Morford, Pazoureck.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Field, Graves, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Cobb, Fine, Garrison, Garvin, Hamilton, Pitcher.—6.

Excused: Cartwright, Cowden, Grantham, Ham, Morford, Pazoureck.—6.

The emergency was declared passed.

SB 77, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

President Nigh presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SB 435 and **SCR 49** each correctly enrolled.

Enrolled **SB 435** was, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled **SCR 49** was properly signed and ordered transmitted to the Honorable House for consideration.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **SB 293**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 92** was read:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill **92** entitled:

AN ACT RELATING TO THE ALCOHOLIC BEVERAGE CONTROL BOARD; MAKING AN APPROPRIATION THERE-TO; PROVIDING FOR QUALIFICATIONS OF CERTAIN EMPLOYEES; TRANSFERRING MOTOR VEHICLES TO STATE BOARD OF PUBLIC AFFAIRS; PROVIDING FOR MILEAGE AND PER DIEM AND A LIMITATION THEREFOR; PROVIDING FOR TRANSFER OF SURPLUS FUNDS; MAKING THE APPROPRIATION FISCAL; AND MAKING PROVISIONS OF THIS ACT SEVERABLE,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1 and 2.

2. That the Senate concur in Engrossed House Amendments 3, 4 and 5.

3. That the following Conference Committee Amendments be adopted:

Page 1, line 20½, strike the figures "135,000.00" in each column and insert in lieu thereof the figures "322,500.00"; Page 2, Line 6, insert a new section, to be known as Section 3, as follows:

"SECTION 3. Persons employed as chief agent, chief inspector, agents, and inspectors of the Alcoholic Beverage Control Board after the effective date of this Act shall possess qualifications equal to those of members of the Highway Patrol as set forth in Title 47, Section 365, O. S. 1951."

Amend the Title to conform.

Restore the Emergency Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breden	Skeith
Cobb	Shipley
Cowden	Wolf
Easterly	Murrow
Fine	Larason
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Sparks
Stipe	Clark
	Willis (Cherokee)

Senator McClendon moved that the Senate adopt the Conference Committee Report on **SB 92**.

Senator Fine asked unanimous consent, to which Senator Payne objected, that consideration of Conference Committee Report on **SB 92** be deferred until such time as the Senate had before it the Conference Committee Report on **SB 50**.

Senator Fine moved that consideration of the Conference Committee Report on **SB 92** be deferred until the Report on **SB 50** was submitted.

Senator Baldwin as a substitute for all pending motions moved that the Senate refuse to adopt the Conference Committee Report on **SB 92** and request further conference, referring Bill to General Conference Committee on Appropriations.

Senator Payne moved to table the Baldwin motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Easterly, Garrison, Graves, Harris, McColgin, Payne, Pazoureck, Shoemake, Stevenson, Trent, Wilson (Greer).—12.

Nay: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cobb, Collins, Colston, Dacus, Field, Fine, Garvin, Grant-ham, Ham, Hamilton, Kerr, Land, McClendon, McSpadden, Pitcher, Ritzhaupt, Rogers, Romang, Stipe, Tipps, Wilson (Beckham).—27.

Excused: Breeden, Cartwright, Cowden, Lollar, Morford.—5.

Senator Cowden asked to be shown present, which was the order.

The vote occurring upon the Baldwin motion, it was declared adopted upon a roll call as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Garvin, Grantham, Hamilton, Kerr, Land, McClendon, McColgin, McSpadden, Morford, Pitcher, Ritzhaupt, Romang, Stipe, Tipps.—27.

Nay: Cowden, Easterly, Garrison, Graves, Harris, Lollar, Payne, Pazoureck, Rogers, Shoemake, Stevenson, Trent, Wilson (Beckham), Wilson (Greer).—14.

Excused: Allen, Breeden, Ham.—3.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 557, 603, 677, 840, 1014, 1075, 1127, 1228, 1239, and 1242, and HJR 524 and 543.**

The above numbered Enrolled Bills and/or Resolutions were, after fourth read-

ing, properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and transmitting for signature Enrolled **HCR 568.**

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM HOUSE

Advising the House refuses to grant the request of the Honorable Senate to recall **SCR 45** for the purpose of changing the day of Sine Die Adjournment.

MESSAGES FROM HOUSE

Advising rejection of Conference Committee Report to Engrossed **SB 179**, requesting further conference and naming same conferees.

Senator Field moved that the request of the Honorable House for further conference on **SB 179** be granted, which motion prevailed, and referring Bill to General Conference Committee on Reapportionment.

MESSAGE FROM HOUSE

Advising rejection of Conference Committee Report to Engrossed **HB 1033**, requesting further conference and naming same conferees.

Senator Field moved that the request of the Honorable House for further conference on **HB 1033** be granted, which motion prevailed, and referring Bill to General Conference Committee on Reapportionment.

MOTION TO RECONSIDER VOTE

Senator Morford moved that the vote be reconsidered by which **HJR 525**, as amended, failed of passage, which motion was declared adopted upon a roll call as follows:

Aye: Allen, Bailey, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Col-

ton, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stipe, Tipps, Trent.—29.

Nay: Baldwin, Belvin, Boecher, Cowden, Field, Graves, Kerr, Lollar, McColgin, McSpadden, Pitcher, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—15.

THIRD READING

HJR 525, as amended, was read at length as follows:

ENGROSSED HOUSE JOINT RESOLUTION NO. 525 — By Mountford and Tate of the House and Morford of the Senate.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION A PROPOSED AMENDMENT OF SECTION 21, ARTICLE V, OKLAHOMA CONSTITUTION, LIMITING REGULAR SESSIONS OF THE LEGISLATURE TO NINETY-ONE LEGISLATIVE DAYS AND SPECIAL SESSIONS TO TWENTY LEGISLATIVE DAYS AND PROVIDING FOR COMPENSATION, EXPENSES AND NECESSARY TRAVEL OF MEMBERS OF THE STATE LEGISLATURE; PROVIDING FOR SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND SENATE OF THE TWENTY-EIGHTH 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 V of the Constitution of the State of Oklahoma, by amending Section 21 thereof, to read as follows:

Section 21. *No regular session of the Legislature shall exceed ninety-one legislative days and no special session shall exceed 20 legislative days. Senators and Representatives shall receive salaries of \$300.00 per month, plus \$10.00 expenses for each legislative day present and mileage*

for necessary travel to and from the Capitol each week during the session at the rate received by other state officials and no other compensation. Also, the Legislature shall provide for the orderly closing of each legislative session.

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 21, Article V, of the Constitution of the State of Oklahoma to provide that no regular session shall exceed *ninety-one* legislative days and no special session shall exceed 20 legislative days and to provide Senators and Representatives shall receive salaries of \$300.00 per month, plus \$10.00 expenses for each legislative day present and mileage for necessary travel and no other compensation, and providing for the orderly closing of each legislative session, be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 3. The Speaker of the House shall, immediately after the effective date of this Resolution, prepare and file one (1) copy thereof, including said 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 run-off primary election in 1962, at which time the proposed amendment of 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.

On the question of the passage of the Resolution, the roll call resulted as follows:

Aye: Bailey, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps, Trent.—26.

Nay: Allen, Baldwin, Belvin, Berrong, Boecher, Cowden, Field, Graves, Kerr, Lollar, McColgin, McSpadden, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—17.

Excused: Pitcher.—1.

The question being, "Shall **HJR 525** by Mountford and Tate of the House and Morford 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 of Section 21, Article V, Oklahoma Constitution, limiting regular sessions of the Legislature to ninety-one legislative days and special sessions to twenty legislative days and providing for compensation, expenses and necessary travel of members of the State Legislature; providing for 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 Run-off Primary Election in 1962, as provided in Section 4 of said Resolution, which Special Election is hereby ordered and authorized on the date of the Run-off Primary Election in 1962, as provided in Section 1, Article 24, of the Constitution of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Kerr, Land, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps, Trent.—31.

Nay: Baldwin, Cowden, Field, Graves, Lollar, McColgin, McSpadden, Rogers, Romang, Stevenson, Wilson (Greer).—11.

Excused: Pitcher, Wilson (Beckham).—2.

The President, 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 525, as amended, was referred for engrossment.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 53 correctly engrossed.

Engrossed **SCR 53** was properly signed and ordered transmitted to the Honorable House for consideration.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 50** was read:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 50 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF CERTAIN PERSONNEL; PROVIDING FOR WORKER'S COMPENSATION; 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 Conference Committee Substitute attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 50—By McClendon and Trent of the

Senate and Allard and Williams (Murray) of the House.

AN ACT RELATING TO THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY AND MAKING APPROPRIATIONS THERETO; PROVIDING FOR AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF CERTAIN PERSONNEL; PROVIDING FOR WORKMEN'S COMPENSATION; AMENDING TITLE 47, SECTION 22.2 AND 116.5 O. S. 1951 AS AMENDED; AMENDING TITLE 47 O. S. SUPPLEMENT 1959, SECTIONS 382.2 AND 382.4; SETTING THE ANNUAL SALARIES AND PROVIDING FOR LONGEVITY ALLOWANCES AND GRADUATED PAY SCALE; PROVIDING FOR THE REDUCTION OF CERTAIN APPROPRIATIONS MADE BY THE

TWENTY- EIGHTH OKLAHOMA LEGISLATURE; PROVIDING FOR EFFECTIVE DATE OF THIS ACT; MAKING THE APPROPRIATIONS FISCAL; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Appropriations. The amounts named in this section, or so much thereof as shall be sufficient to accomplish the purposes designated by the appropriations, are hereby appropriated from any monies in the General Revenue Fund of the state, not otherwise appropriated, for the fiscal years indicated as follows:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
DEPARTMENT OF PUBLIC SAFETY		
Administration	\$ 128,000.00	\$ 128,000.00
Highway Patrol	1,780,000.00	1,780,000.00
Traffic Control	33,300.00	33,300.00
Safety Responsibility	44,800.00	44,800.00
Licensing Division	329,400.00	329,400.00
General Service	234,500.00	234,500.00
TOTAL	\$2,550,000.00	\$2,550,000.00

The amounts appropriated are to be expended by the Department of Public Safety for the payments of personal services, operating expenses, and for the purchase of equipment in such amounts as are necessary to carry out the duties imposed upon the Department of Public Safety by law.

SECTION 2. Employees — Duties and Compensation. The State Commissioner of Public Safety shall create positions and fix the salaries of such personnel, other than the Division of Highway Patrol and members of the Examiners Division, as are necessary to perform the duties imposed upon the State Department of Public Safety by law.

SECTION 3. The Department of Public

Safety is hereby authorized to purchase Workmen's Compensation Insurance from the State Insurance Fund for the uniformed employees of the Oklahoma Highway Patrol and the members of the Size and Weights Division of the Department of Public Safety. There is hereby appropriated Forty-five Thousand Dollars (\$45,000.00) from any moneys in the General Revenue Fund for the fiscal year ending June 30, 1962, and Forty-five Thousand Dollars (\$45,000.00) from any moneys in the General Revenue Fund for the fiscal year ending June 30, 1963, for the purpose of paying premiums on Workmen's Compensation Insurance.

SECTION 4. Apportionment of Moneys. Title 47, Sec. 22.2, O. S. 1951, as amended,

is hereby amended by adding a new section (g) to read as follows:

SECTION 22.2 (g) Notwithstanding the provisions of any other acts or parts of acts herewith or hereafter enacted, the First One Hundred Twelve Thousand Five Hundred Dollars (\$112,500.00) of all sums of money collected under the provisions of Title 47, O. S. 1951, Section 22.5 (8), in each fiscal year shall be allocated and credited to the Department of Public Safety to carry out the provisions of this act.

SECTION 5. Permit Fees — Apportionment of Moneys. Title 47, Section 116.5, O. S. 1951, as amended, is hereby amended to read as follows:

Section 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 Dollars (\$112,500.00) collected for the Overweight Permit Fees as levied by Section 116.5, Title 47, O. S. 1951, in each fiscal year 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.

SECTION 6. Title 47 O. S. Supplement 1959 Section 382.2 is hereby amended to read as follows:

Section 382.2. The Commissioner of Public Safety shall appoint to the various positions created herein personnel qualified under other provisions of the law. The following positions are hereby created in the Uniform Division of the Oklahoma Highway Patrol, and the personnel of the aforesaid Oklahoma Highway Patrol shall be divided into the following classifications and assignments, with the annual salaries of such officers as set forth in designation of positions:

1 Chief of Patrol, annual salary of \$7,200.00

1 Assistant Chief of Patrol — Captain— annual salary of \$6,000.00

2 District Patrol Captains, annual salary each of \$6,000.00

1 Patrol Inspector — Captain — annual salary of \$6,000.00

13 Highway Patrol Lieutenants, annual salary each of \$5,400.00

26 Highway Patrol Supervisors, annual salary each of \$5,100.00

93 Patrolmen-in-charge, annual salary each of \$4,920.00

163 Highway Patrolmen, annual salary each of \$4,200.00 for the first year in service, \$4,500.00 for their second year of service and \$4,800.00 for their third and succeeding years of service.

SECTION 7. Highway Patrol — Longevity Allowances and Graduated Pay Scale. Title 47, Chapter 10, Section 4, Page 213, Oklahoma Session Laws 1953 (47 O. S. Supplement 1959, Section 382.4) is hereby amended to read as follows:

Section 4. There is hereby established for members of the Oklahoma Highway Patrol longevity allowances and graduated pay scale based on their length of service. The increase in pay shall be three

percent (3%) of their base pay every three (3) years. After two (2) years' service the base pay of all members of the Oklahoma Highway Patrol shall be *Four Hundred Dollars (\$400.00)* per month. The Commissioner of Public Safety is hereby authorized to pay to each member of the Oklahoma Highway Patrol for the completion of each three (3) years' service such three per cent (3%) increase over the present salary.

Any service in the Oklahoma Highway Patrol before or after the effective date of this act shall be considered in calculating the pay increase above provided for. The military service of any member of the Oklahoma Highway Patrol who left said patrol for the purpose of serving in any branch of the armed services of the United States between September 16, 1940, and April 30, 1953, and who returned between said dates to the patrol within sixty (60) days after his release therefrom, shall be considered as service with the Oklahoma Highway Patrol for the purpose of calculating the pay increase above provided for.

SECTION 8. The amount appropriated to the State Senate by Section 1 of Senate Bill 143, 28th Oklahoma Legislature for

renovation of the Senate Chamber of Three Hundred Thousand Dollars (\$300,000.00) is hereby reduced to Two Hundred Fifty Thousand Dollars (\$250,000.00).

SECTION 9. The amount appropriated by House Bill 553, Twenty-eighth Oklahoma Legislature to the Oklahoma State Regents for Higher Education from the General Revenue Funds for the fiscal year ending June 30, 1963 in the amount of Twenty Five Million Five Hundred Thousand Dollars (\$25,500,000.00) is hereby reduced to Twenty-five Million Four Hundred and Fifty Thousand Dollars (\$25,450,000.00).

SECTION 10. The appropriation made by Section 2 of House Bill 936 of the 28th Oklahoma Legislature to the Oklahoma Highway Commission from the General Revenue Fund for the fiscal year ending June 30, 1962 is hereby reduced to Nine Million, Five Hundred Twenty-two Thousand One Hundred Sixty-nine Dollars and Eighty-nine cents (\$9,522,169.89).

SECTION 11. There is hereby appropriated to the Department of Public Safety from the funds specified the following amounts for the fiscal years indicated:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
General Revenue Fund for Fiscal Year Ending June 30, 1962	\$ 82,000.00	\$ 32,000.00
General Revenue Fund for Fiscal Year Ending June 30, 1963		50,000.00
Alcoholic Beverage Control Board Fund for the Fiscal Year Ending June 30, 1962 over and above the appropriation made therefrom	25,000.00	
Alcoholic Beverage Control Board Fund for the Fiscal Year Ending June 30, 1963 over and above the appropriation made therefrom		25,000.00
TOTAL	\$ 107,000.00	\$ 107,000.00

These funds are to be used by the Department of Public Safety to pay the compensations provided in Section 6 of this act and in Title 47, Section 365 (b) 1959 Supplement, Oklahoma Statutes.

SECTION 12. Effective Date. This act shall become effective on July 1, 1961.

SECTION 13. All acts or parts of acts in conflict with the provisions of this Act are hereby repealed.

SECTION 14. Appropriations Fiscal. 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 15. Provisions Severable. 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 16. 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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Skeith
Cobb	Shipley
Cowden	Wolf
Easterly	Larason
Fine	Cox
Hamilton	Bradley (Tulsa)
Payne	Willis (Cherokee)
Pazoureck	
Ritzhaupt	
Stipe	
Tipps	

Senator McClendon moved that the Senate adopt the Conference Committee Report on **SB 50**.

As a substitute, Senator Stipe moved that the Senate refuse to adopt the Conference Committee Report on **SB 50**, request further conference, and that the Sen-

ate Conferees be instructed to insist that a \$25.00 salary increase for the Highway Patrolmen be incorporated in **SB 50**.

Senator Stipe asked to withdraw that part of his motion to instruct the Senate Conferees, which was the order.

Senator McClendon moved to table the Stipe motion, which motion failed of adoption.

The vote occurring upon the Stipe motion, it was declared adopted.

MOTION TO RECONSIDER VOTE

Senator Hamilton asked unanimous consent, which was granted, to withdraw his motion to reconsider the vote by which **HB 588**, as amended in conference, passed.

HB 588, together with the Conference Committee Report thereon, was ordered returned to the Honorable House.

THIRD READING

President Pro Tempore Collins moved to reconsider the vote by which **HJR 548** was advanced to engrossment, which motion prevailed.

GENERAL ORDER

HJR 548 was considered further.

By unanimous consent, Senators Land and Garrison were added as co-authors of **HJR 548**.

Upon motion of President Pro Tempore Collins, **HJR 548** was advanced to engrossment.

By unanimous consent, upon request of President Pro Tempore Collins **HJR 548** was placed upon third reading and final passage.

President Pro Tempore Collins presiding.

THIRD READING

HJR 548 was read for the third time at length.

On the question of passage of Resolution, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Collins, Colston, Cowden,

Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—34.

Nay: Allen, Belvin, Bohannon, McClendon, Trent.—5.

Excused: Cartwright, Cobb, Morford, Ritzhaupt, Wilson (Greer).—5.

The Resolution was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham).—34.

Nay: Allen, Belvin, Bohannon, McClendon, Trent.—5.

Excused: Cartwright, Cobb, Morford, Ritzhaupt, Wilson (Greer).—5.

The emergency was declared passed.

HJR 548 was properly signed and ordered returned to Honorable House.

President Nigh presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 73** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill **73** entitled:

AN ACT MAKING APPROPRIATIONS TO THE OFFICE OF THE SUPREME COURT; PROVIDING THAT THE SUPREME COURT JUSTICES SHALL FIX THE DUTIES AND COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; SPECIFYING USES FOR APPROPRIATIONS: P R O V I D I N G T H A T

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 same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendment 1.

2. That the Senate concur in Engrossed House Amendments 2, 3, 4, 5, 6, 7 and 8.

3. That the Enacting Clause be restored.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Williams (Murray),
Chairman	Vice Chairman
Trent, Vice	Greenhaw
Chairman	Hurst
Bailey	Skeith
Boecher	Shipley
Breeden	Wolf
Cobb	Murrow
Cowden	Larason
Easterly	Cox
Fine	Bradley (Tulsa)
Hamilton	Clark
Payne	Willis (Cherokee)
Pazoureck	
Ritzhaupt	
Stipe	
Tipps	

SB 73, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cartwright, Morford.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McCollgin, McSpadden, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—42.

Excused: Cartwright, Morford.—2.

The emergency was declared passed.

SB 73, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

FIRST READING

By unanimous consent, upon request of Senator Tipps the following Resolution was introduced and read for the first time:

SJR 41—By Collins and Tipps.

A Joint Resolution directing the Secretary of State to refer to the people, for their approval or rejection, a proposed amendment to Article X, Oklahoma Constitution, by adding a new section thereto, to be known as Section 45; authorizing the enactment of legislation whereby the State of Oklahoma may become indebted, through a bond issue not to exceed Five Million Dollars (\$5,000,000.00), for the purpose of constructing public civil defense fallout shelters; authorizing the Legislature to provide for the payment and discharge of principal and interest on said indebtedness from the general revenue fund of the State; requiring the discharge of said principal and interest within ten (10) years from the time of the contracting of said indebtedness; providing for a special election; and declaring an emergency.

MOTION

Senator Cobb moved that all House Bills on General Order be stricken from the

Calendar, which motion, by unanimous consent, he withdrew.

RESOLUTION

By unanimous consent, upon request of Senator Harris, the following Resolution was introduced:

SCR 54—By Harris of the Senate and Taliaferro and Redman of the House.

A Concurrent Resolution commending citizens and leaders of Lawton on the occasion of the Sixtieth Anniversary of the founding of the City of Lawton; designating Saturday, August 5, 1961, as "Lawton Day in Oklahoma"; and urging all citizens of Oklahoma to join in the observance of this important occasion.

Senators Dacus, Baldwin, Berrong, Grantham, Land, Wilson (Greer), Allen, Rogers, Kerr and Hamilton asked to be made co-authors of **SCR 54**, which was the order.

SCR 54 was read at length as follows, adopted upon motion of Senator Harris, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 54—BY Harris, Dacus, Baldwin, Berrong, Grantham, Land, Wilson (Greer), Allen, Rogers, Kerr and Hamilton of the Senate and Taliaferro and Redman of the House.

A CONCURRENT RESOLUTION COMMENDING CITIZENS AND LEADERS OF LAWTON ON THE OCCASION OF THE SIXTIETH ANNIVERSARY OF THE FOUNDING OF THE CITY OF LAWTON; DESIGNATING SATURDAY, AUGUST 5, 1961, AS "LAWTON DAY IN OKLAHOMA" AND URGING ALL CITIZENS OF OKLAHOMA TO JOIN IN THE OBSERVANCE OF THIS IMPORTANT OCCASION.

WHEREAS, the City of Lawton, Oklahoma, was founded August 6, 1901, and since such time, through the dedicated efforts, diligence, and vision of its citizens and leaders, has grown to become the third largest city in Oklahoma and

one of the state's most progressive and most beautiful communities; and

WHEREAS, on Saturday, August 5, 1961, the City of Lawton will celebrate its birthday under the theme of "Sixty Years of Progress," and has invited all citizens of Oklahoma to come to Lawton and join in this observance and participate in the festive activities of the day.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

That the citizens and leaders of the City of Lawton be commended for the fine record of progress, growth, and achievement which they have compiled; that Saturday, August 5, 1961, be designated as "Lawton Day in Oklahoma"; and that all citizens of Oklahoma be urged to join in the observance of this important occasion.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 93** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 93 entitled:

AN ACT MAKING APPROPRIATION TO THE CORPORATION COMMISSION; PROVIDING THAT THE COMMISSIONERS SHALL FIX THE DUTIES AND

COMPENSATION OF EMPLOYEES WITHIN CERTAIN LIMITATIONS; MAKING APPROPRIATION TO THE PETROLEUM EXPERIMENT STATION, BARTLESVILLE, OKLAHOMA; PROVIDING THAT THE APPROPRIATIONS SHALL BE 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 the Conference Committee Substitute attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 93 — By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

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, 1962	Fiscal Year Ending June 30, 1963
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GENERAL REVENUE FUND

Personal Services other than Fuel Inspection Division

(Including O.A.S.I.)	\$ 237,080.00	\$ 237,080.00
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Operating Expense other than Fuel Inspection Division	39,920.00	39,920.00
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Personal Services, Fuel Inspection Division (Including O.A.S.I.)	159,980.00	159,980.00
Operating Expenses, Fuel Inspection Division	30,020.00	30,020.00

Total General Revenue Fund	\$ 467,000.00	\$ 467,000.00
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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.)	\$ 421,790.00	\$ 421,790.00
Operating Expenses	163,710.00	163,710.00

Total Conservation Fund	\$ 585,500.00	\$ 585,500.00
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Grand Total	\$ 1,052,500.00	\$ 1,052,500.00
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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, which employees shall be in the unclassified service of the State for the purposes of Chapter 26, Title 74, O.S.L. 1959, payable from the appropriations made by Section 1 of this Act for expenses of personal services, in accordance with the following schedule:

Title	Number Authorized	Minimum	Maximum
Commissioners	3	\$12,000	\$12,000

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, as determined by the Corporation Commissioners.

Executive Secretary	1	\$ 4,800	\$ 5,600
Assistant Secretary and Marshal	1	2,820	4,000
Secretary to Commissioners	3	3,600	4,600
Financial Secretary	1	4,200	5,100
Record Clerk	1	3,000	4,000
Special Investigator	1	4,800	6,000
Telephone Operator	1	2,520	3,600
Information Clerk	1	3,000	3,720

LEGAL DIVISION

General Counsel	1	9,000	10,000
Referee	1	7,500	9,000
Assistant General Counsel	2	6,600	7,500
Legal Secretary	4	3,120	4,100
Court Reporter	1	6,000	6,000

PUBLIC UTILITIES DIVISION

Director (C.P.A. or Reg. Engr.)	1	7,500	9,000
Public Utility Engineer	2	4,800	6,600
Assistant Public Utility Engineer	2	4,200	5,400
Accountant (C.P.A.)	1	7,200	8,520

Auditor	2	4,200	5,400
Chief Cotton Gin Inspector	1	5,600	6,200
Cotton Gin Inspector	2	3,300	3,900
Secretary to Director	1	3,120	3,900
Stenographer	2	2,820	3,600

COMMON CARRIER RATE DIVISION

Interstate Rate Counsel	1	7,500	9,000
Freight Classification Specialist	1	3,900	4,800
Tariff Clerk	1	2,820	3,600

MOTOR CARRIER DIVISION

Director Motor Carrier Division	1	6,600	7,500
Assistant Director	1	5,400	6,900
Secretary to Director	1	2,820	3,900
Insurance Supervisor	1	4,500	6,000
Insurance Clerk	1	3,720	4,320
Stenographer	2	2,700	3,600
Enforcement Officers	9	3,600	4,500
Identification Plate Supervisor	1	3,600	4,500
Assistant Identification Plate Supervisor	1	3,000	3,900

FUEL INSPECTION DIVISION

State Fuel Inspector	1	7,200	8,520
Chief Chemist	1	6,600	7,200
Assistant Chemist	1	3,600	4,500
Secretary	2	3,120	3,900
Fuel Inspectors	37	3,420	3,900

OIL AND GAS CONSERVATION
DEPARTMENT

(This Department shall be paid from the
Conservation Fund)

Director of Conservation	1	9,000	10,000
Conservation Attorney	1	9,000	10,000
Trial Examiner	1	9,000	10,000
Assistant Director (Office)	1	6,600	7,500
Assistant Director (Field)	1	6,600	7,500
Assistant Conservation Attorney	1	7,200	8,000
Assistant Conservation Attorney and Trial Examiner	1	6,600	7,500
Senior Engineer	1	7,200	8,520
Engineer-Geologist	4	5,400	7,200
Field Supervisor	22	4,500	5,100
Statistician	4	4,500	5,100
Senior Statistician	1	4,800	6,000
Tab. Equipment Supervisor	1	4,500	6,000
Secretary	8	3,120	4,100
Steno-Clerk	4	2,520	3,600
Clerk	5	2,520	3,600
IBM Operator	1	3,600	4,800
Key Punch Opr. Machine Record	3	2,700	3,600

Mimeograph Operator	2	2,520	3,900
Court Reporters	2	6,000	6,000
ANTI-POLLUTION DIVISION			
Director	1	6,600	7,500
Field Supervisor	8	4,500	5,100
Secretary	2	3,120	4,100
Total	175		

SECTION 3. Appropriation — Interstate Freight Rates. 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, 1962, the sum of Four Thousand Dollars (\$4,000.00) and for the fiscal year ending June 30, 1963, the sum of Four Thousand Dollars (\$4,000.00) 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 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 payment of tuition fees, enrollment fees, books and supplies, subsistence, and transportation of commission members and their staffs attending professional schools, conventions or conferences, and in connection with interstate freight rates; for the payment of witness fees or traveling expenses of persons whose testimony 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. Appropriation — Public Utility Rates. 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, 1962, the sum of Four Thousand Dollars (\$4,000.00), and for the fiscal year ending June 30, 1963, the sum of Four Thousand Dollars (\$4,000.00), 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 payment of tuition fees, enrollment fees, books and supplies, subsistence, and transportation of commission members and their staffs attending professional schools, conventions or conferences, and in connection with intrastate utility rates.

SECTION 5. There is hereby appropriated to the Petroleum Experiment Station, Bartlesville, Oklahoma, the sum of Twelve Thousand Five Hundred Dollars (\$12,500.00) out of the Conservation Fund in the State Treasury for the fiscal year ending June 30, 1962, and the sum of Twelve Thousand Five Hundred Dollars

(\$12,500.00) out of the Conservation Fund in the State Treasury for the fiscal year ending June 30, 1963, for the purpose of developing methods and procedures to promote the conservation of the natural resources of oil and gas minerals in the State of Oklahoma.

SECTION 6. 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 proper fund of the then current fiscal year.

SECTION 7. All Acts or parts of Acts in conflict with the provisions of this Act are hereby repealed.

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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Skeith
Cobb	Shipley
Cowden	Wolf
Easterly	Murrow
Fine	Larason
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Sparks
Stipe	Clark
Tipps	Willis (Cherokee)

SB 93, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, G r a n t h a m, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Collins, Fine, Pitcher.—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, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, G r a n t h a m, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Collins, Fine, Pitcher.—4.

The emergency was declared passed.

SB 93, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

President Pro Tempore Collins presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 88** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 88 entitled:

AN ACT RELATING TO THE OKLAHOMA PLANNING AND RESOURCES BOARD AND MAKING APPROPRIATIONS THERETO; PROVIDING FUNDS FOR OPERATION OF THE DIVISION OF STATE PARKS, DIVISION OF PLANNING AND ADMINISTRATION; DIVISION OF TOURIST AND OUTDOOR RECREATION, AND THE "OKLAHOMA TODAY" MAGAZINE; * * * ; 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 attached Conference Committee Substitute with Conference Committee Amendments thereto be adopted:

Page 1, Section 1, Line 33, strike the figures "1,120,000.00" in each column and insert in lieu thereof the figures "1,108,000.00"; Page 2, Section 1, Line 6, strike the figures "105,000.00" in each column and insert in lieu thereof the figures "96,000.00"; Page 2, Section 1, Line 15, strike the figures "100,000.00" in each column and insert in lieu thereof the figures "82,500.00"; Page 2, Section 1, Line 32, strike the figures "1,394,950.00" in each column and insert in lieu thereof the figures "1,356,450.00"; Page 2, Section 2, Lines 34 and 35, strike the words and figures "Three Hundred Forty - one Thousand, Three Hundred Dollars (\$341,300.00)" and insert in lieu thereof the words and figures "Three Hundred Seventy-five Thousand, Four Hundred Three Dollars and Eighty-three Cents (\$375,403.83)"; Page 3, Section 2, Line 2, strike the words and figures "Three Hundred Forty-one Thousand, Three Hundred Dollars (\$341,300.00)" and insert in lieu thereof the words and figures "Two Hundred Eighty-two Thousand, One Hundred Ninety-six Dollars and Seventeen Cents (\$282,196.17)"; Page 4, Section 2, Line 3, strike the figure "55,000.00" and insert in lieu thereof the figure "50,000.00"; Page 4, Section 2, Line 8, strike the figure "85,000.00" and insert in lieu thereof the figure "77,500.00"; Page 4, Sec-

tion 2, Line 12, strike the figure "60,000.00" and insert in lieu thereof the figure "55,000.00"; Page 4, Section 2, Line 13, strike the figure "90,000.00" and insert in lieu thereof the figure "82,500.00"; Page 5, Section 2, Line 5, strike the figure "682,600.00" and insert in lieu thereof the figure "657,600.00".

2. Restore the Enacting Clause.

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 88 — By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT RELATING TO THE OKLAHOMA PLANNING AND RESOURCES BOARD AND MAKING APPROPRIATIONS THERETO; PROVIDING FUNDS FOR OPERATION OF THE DIVISION OF STATE PARKS, DIVISION OF PLANNING AND ADMINISTRATION, DIVISION OF TOURIST AND OUTDOOR RECREATION, AND THE "OKLAHOMA TODAY" MAGAZINE; MAKING CAPITAL OUTLAY APPROPRIATION FOR VARIOUS PARKS, MONUMENTS, AND RECREATIONAL AREAS; PROHIBITING THE EXPENDITURE OF FUNDS FOR CERTAIN PURPOSES; PROVIDING FOR APPOINTMENT AND COMPENSATION OF OFFICIALS AND EMPLOYEES; PROVIDING FOR AGREEMENTS WITH THE FEDERAL GOVERNMENT; AUTHORIZING PAYMENT OF PREMIUMS FOR WORKMEN'S COMPENSATION AND OTHER NECESSARY INSURANCE; PROHIBITING ANY MEMBER OF THE BOARD FROM SERVING AS AN EMPLOYEE THEREOF WITHIN TWO YEARS AFTER HIS TERM EXPIRES AS A MEMBER OF SAID BOARD; MAKING THE APPROPRIATIONS NONFISCAL; PROVIDING FOR SEVERABILITY; REPEALING CONFLICTING LAWS; AND DECLARING AN EMERGENCY.

SECTION 1. The several amounts named in this section, or so much thereof as may be necessary to accomplish the purpose designated, are hereby appropriat-

ed 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 appropriations. No monies herein appropriated and no monies from any revolving fund or from

any other source of income whatsoever shall be used for replacing, renovating, or purchasing any equipment or materials in state-owned lodges leased to any person, firm, or corporation; provided further, that such replacements, renovations, and purchases shall be made by the lessee thereof. The State Budget Director is hereby directed to reject any and all claims in violation of the foregoing provisions.

Fiscal Year	Fiscal Year
Ending	Ending
June 30, 1962	June 30, 1963

DIVISION OF STATE PARKS

The following appropriation shall be for the expenses of personal services, premium of workmen's compensation, and other necessary insurance, travel, supplies, construction, equipment, acquisition of land needed for park purposes, and any other expenses necessary to the efficient and effective operation of the State Park System

\$1,120,000.00	\$1,120,000.00
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DIVISION OF PLANNING AND ADMINISTRATION

Expenses of personal services, including per diem of Board members; maintenance and operation, including travel, premiums of workmen's compensation insurance, and any other expenses necessary to the efficient and effective operation of the Division

\$ 105,000.00	\$ 105,000.00
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DIVISION OF TOURIST AND OUTDOOR RECREATION

Expenses of personal services, maintenance, and operation, including travel, printing supplies, movies, exhibits, promotions, advertising and any other expenses necessary to the efficient and effective operation of this Division, including all actual expenses in connection with the promotion of Oklahoma's tourist attractions

\$ 100,000.00	\$ 100,000.00
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SPECIAL APPROPRIATIONS

American Indian Exposition	5,000.00	5,000.00
Pawnee Indian Exposition	1,200.00	1,200.00
Cheyenne-Arapaho Exposition	500.00	500.00
Sac-Fox Indian Exposition	1,000.00	1,000.00
Otoe-Missouri Powwow	500.00	500.00
Ponca Indian Powwow	750.00	750.00
Rush Springs Watermelon Festival	1,000.00	1,000.00

OKLAHOMA TODAY MAGAZINE

Expenses of personal services, color separations, one-color, two-color, and four-color printing, travel involving research for magazine contents, payment to magazine contributors, postage and shipping charges for magazine

circulation, and all actual expenses incurred in creating and assembling the official state magazine -----	60,000.00	60,000.00
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GRAND TOTAL FOR SECTION 1 -----	\$1,394,950.00	\$1,394,950.00
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SECTION 2. There is hereby appropriated from the General Revenue Fund for the fiscal year ending June 30, 1962, not otherwise appropriated, the sum of Three Hundred Forty-one Thousand, Three Hundred Dollars (\$341,300.00); and there is hereby appropriated from the General Revenue Fund for the fiscal year ending June 30, 1963, not otherwise appropriated, the sum of Three Hundred Forty-one Thousand, Three Hundred Dollars (\$341,300.00), or so much thereof as may be necessary, for the purpose of making capital improvements and the purchase of new equipment and lands, with the provision that there be expended out of the appropriations made by this section not to exceed the amounts in the following schedule:

Alabaster Caverns	\$ 10,000.00
Beavers Bend	55,000.00
Black Mesa	27,500.00
Boiling Springs	10,000.00
Great Salt Plains	25,000.00
Greenleaf	10,000.00
Lake Murray	85,000.00
Osage Hills	10,000.00
Quartz Mountain	25,000.00
Red Rock Canyon	8,000.00
Robbers Cave	60,000.00
Roman Nose	90,000.00
Sequoyah	20,000.00
Tenkiller	15,000.00
Texoma	15,000.00
Lake Wister	33,600.00
Boggy Depot Recreation Area	4,000.00
Canton Lake Recreation Area	4,000.00
Cherokee Recreation Area	10,000.00
Clayton Lake Recreation Area	4,000.00
Fort Cobb Recreation Area	4,000.00
Heyburn Recreation Area	6,500.00
Honey Creek Recreation Area	10,000.00
Little Sahara Recreation Area	4,000.00
Raymond Gary Recreation Area	4,000.00
Sequoyah Bay Recreation Area	4,000.00
Spavinaw Recreation Area	4,000.00

Twin Bridges Recreation Area	10,000.00
American Indian Hall of Fame	3,500.00
Black Kettle Museum	500.00
Fort Gibson Stockade	500.00
Murrell Home and	
Female Seminary	500.00
Pioneer Woman Museum	500.00
Sequoyah Memorial	500.00
Tucker Tower	4,000.00
Pawnee Bill Blue Hawk	
Peak Ranch	65,000.00
Okmulgee Lake	20,000.00
Sportsman's Lake, Seminole	
County	20,000.00
Total	\$682,600.00

SECTION 3. The Oklahoma Planning and Resources Board shall appoint and fix the dates and compensation 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 appropriations made by this act.

SECTION 4. All funds appropriated by this act may be used and expended in conjunction or cooperation with any federal agency or instrumentality under such terms and conditions as may be necessary to obtain grants or Federal Aid Assistance. The Oklahoma Planning and Resources Board is hereby authorized to collect, receive, and use any and all grants or reimbursements made available through any agency or instrumentality of the Federal Government, provided, however, such funds shall be deposited in the State Treasury and disbursed in accordance with the agreement between the Oklahoma Planning and Resources Board and the applicable federal agency or instrumentality.

SECTION 5. The Oklahoma Planning and Resources Board is authorized to pay from the appropriations herein made

premiums for workmen's compensation and other necessary insurance.

SECTION 6. Revenue received from the sale of copies or subscriptions of the magazine "Oklahoma Today" shall not be used for any purpose other than publishing, promoting, and increasing the circulation of "Oklahoma Today."

SECTION 7. No member of the Board shall be eligible to serve as an employee until at least two years after his term expires as a member of said Board.

SECTION 8. 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 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. All acts or parts of acts in conflict with the provisions of this act are hereby repealed.

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.

Respectfully submitted,
FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray).
Chairman	Vice Chairman
Bailey	Skeith
Breeden	Shipley
Cobb	Wolf
Easterly	Murrow
Fine	Larason
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Sparks
Tipps	Clark
	Willis (Cherokee)

SB 88, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham). Wilson (Greer).—40.

Nay: Baldwin.—1.

Excused: Bailey, Harris, Pitcher.—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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham). Wilson (Greer).—40.

Nay: Baldwin.—1.

Excused: Bailey, Harris, Pitcher.—3.

The emergency was declared passed.

SB 88, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 94** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 94 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE VETERANS DEPARTMENT, 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 TRANSFER OF FUNDS; ***; 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 attached Committee Substitute with Conference Committee Amendments thereto be adopted: Page 1, Line 1, before the word "Committee", insert the word "Conference"; Page 2, Section 1, Line 13, strike the figures "400,000.00" in each column and insert in lieu thereof the figures "385,000.00"; Page 2, Section 1, Line 16, strike the figures "190,000.00" in each column and insert in lieu thereof the figures "175,000.00"; Page 2, Section 3, Line 35, strike the figures "160,000.00" in each column and insert in lieu thereof the figures "145,000.00"; Page 3, Line 19, insert a new section, to be numbered Section 6, as follows:

"SECTION 6. The War Veterans Commission is hereby authorized to establish and make reasonable collections from eligible patients and members for care and treatment. Payments of these amounts shall be made first and to the fullest extent from pension and compensation paid by the Veterans Administration. In no event shall charges exceed the daily per capita cost or One Hundred Dollars (\$100.00) per month, whichever amount is greater. No member or patient shall be subject to any charge whose income is less than Sixty-five Dollars (\$65.00) per month.

"Wives and/or widows of eligible war veterans are authorized to be admitted and maintained in the Oklahoma State War Veterans Home Facilities, Ardmore, Norman and Sulphur. The facilities admitting and maintaining wives and/or widows collections shall be made first and to the fullest extent from sources of income other than pension and compensation paid by the Veterans Administration.

"The claim of the State for such care and treatment shall constitute a valid indebtedness against any such patient or member and his estate and shall not be barred by any statute of limitations. At the death of the patient or member this claim shall be allowed and paid as other lawful claims against the estate. Provid-

ing that no admission or detention of a patient in a State War Veterans Home Facility shall be limited or conditioned in any manner by the financial status or ability to pay of a patient or member, his estate, or any relative of the patient, or member. Any monies collected by Section 6 of this Act shall be deposited in the War Veterans Commission Revolving Fund."

Renumber the remaining sections.

Amend the Title to conform.

COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 94 — By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT MAKING APPROPRIATIONS TO THE STATE VETERANS DEPARTMENT, 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 TRANSFER OF FUNDS; AUTHORITY FOR ADMINISTRATION OF AFFAIRS OF THE STATE VETERANS DEPARTMENT, AND EACH OF THE INSTITUTIONS LISTED IN THIS ACT; AUTHORITY FOR APPOINTMENT AND COMPENSATION OF PERSONNEL; AUTHORITY TO ENTER INTO AGREEMENTS WITH THE VOCATIONAL REHABILITATION DIVISION OF THE STATE BOARD OF VOCATIONAL EDUCATION FOR REHABILITATION OF DISABLED VETERANS; PROVIDING FOR METHOD OF MAKING PURCHASES; APPROPRIATING FUNDS FOR CONTRACTING WITH THE DEPARTMENT OF MENTAL HEALTH FOR SERVICES RENDERED VETERANS; PRESCRIBING METHOD OF AIDING DESTITUTE MINOR DEPENDENTS; PROVIDING FOR LAPSE DATE; MAKING PRO-

VISIONS 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 out of any monies in the General Revenue Fund in the State Treasury, not otherwise appropriated, for each year of the fiscal biennium beginning July 1, 1961, and ending June 30, 1963, the following sums or so much thereof as may be necessary to carry out the veterans program of the State Veterans Department, Oklahoma State War Veterans Home Facilities, Sulphur, Oklahoma, and the Oklahoma State War Veterans Home Facilities, Ardmore, Oklahoma, as authorized by law, which sums shall be available for the fiscal years indicated as follows:

Fiscal Year	Fiscal Year
Ending	Ending
June 30,	June 30,
1962	1963

STATE VETERANS DEPARTMENT

For expense of personal services (Including O.A.S.I.), other, operating expense and the purchase of equipment, including salary of Director, per diem of Controlling Board, and salary of department em-

employees	-----\$420,000.00	\$420,000.00
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The appropriation for the State Veterans Department is hereby authorized to be used for the administrative expenses of the State Veterans Department, including the salary of the Director and the per diem of the members of the War Veterans Commission of Oklahoma, and the salaries of the department employees, supplies, materials and equipment necessary

to the administration of the veterans program and is also authorized to be used for child welfare assistance, emergency State aid, and hospitalization of war veterans, and to enter into agreements with the Vocational Rehabilitation Division of the State Board of Vocational Education for the vocational rehabilitation of disabled veterans. The amounts which have been transferred to the War Veterans Commission Revolving Fund, together with the amount of repayment made by veterans, which have or may hereafter be deposited therein, shall operate as a continuing fund and shall not lapse.

The War Veterans Commission of Oklahoma is hereby authorized to transfer to the War Veterans Commission Revolving Fund such amounts as they deem necessary for the payment of emergency State Aid.

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
For expenses of operation of the Oklahoma State War Veterans Home Facilities, Sulphur, Okla- homa -----	\$400,000.00	\$400,000.00
For expenses of operation of the Oklahoma State War Veterans Home Facilities, Ardmore, Okla- homa -----	\$190,000.00	\$190,000.00

SECTION 2. The War Veterans Commission of Oklahoma shall have the authority to administer the affairs of the State Veterans Department, the State Accrediting Agency, and each of the institutions listed in this Act, including the authority to employ the administrative head of each agency and its employees and to fix their salaries, and shall make decisions governing the type, nature, and

propriety of all purchases made for the general maintenance and operation thereof, and to enter into 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.

SECTION 3. There is hereby appropriated to the Oklahoma War Veterans Commission from any monies in the General Revenue Fund in the State Treasury, not otherwise appropriated, for the fiscal years ending June 30, 1962, and June 30, 1963, the following sums or so much thereof as may be necessary for the following purposes specified:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
For contracting with the Depart- ment of Mental Health for ser- vices rendered Veterans -----	\$160,000.00	\$160,000.00

SECTION 4. For aiding the destitute minor dependents of other than dishonorably discharged veterans of any war; provided said veteran be disabled and/or destitute or deceased; provided that the monies appropriated for Child Welfare Assistance in Section 1 of this Act shall be expended by the War Veterans Commission of Oklahoma, in the maintenance, support, and education of said minor dependents in Oklahoma upon a per capita basis of not to exceed Two Dollars and Fifty Cents (\$2.50) per capita per day. Only minor dependents who are, or whose parents, guardians, or custodians are, or were at the time of demise, citizens of the State of Oklahoma for a period of three (3) years, shall participate in the provision of this fund; provided said dependent children may, after attaining the age of eighteen (18), continue eligible to receive the assistance herein provided for

not to exceed three (3) years, if attending a school of high school level or equivalent, approved by the War Veterans Commission of the State of Oklahoma.

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. 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 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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Hurst
Breeden	Skeith
Cobb	Wolf
Easterly	Murrow
Fine	Larason
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Sparks
Tipps	Clark
	Willis (Cherokee)

SB 94, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Ham, Shoemake, Stipe.—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, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Bailey, Ham, Shoemake, Stipe.—4.

The emergency was declared passed.

SB 94, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 925 correctly engrossed.

Engrossed SAs to and Engrossed HB 925, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 938 by Committee on County Government was read and considered.

By unanimous consent, Senators Wilson (Beckham), Easterly, Tipps, Cobb, Rogers, Kerr, Belvin, Dacus, Grantham, Pitcher, Field, McSpadden, Ritzhaupt, Bo-

hannon, McColgin and Payne were added as co-authors of **HB 938**.

Upon motion of Senator Wilson (Beckham), **HB 938** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 938** was 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: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—40.

Excused: Colston, Garrison, Land, Wilson (Greer).—4.

The Bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—40.

Excused: Colston, Garrison, Land, Wilson (Greer).—4.

The emergency was declared passed.

HB 938, as amended, was referred for engrossment.

GENERAL ORDER

HB 679 by Skaggs was read and considered.

Senator Rogers moved to amend **HB 679** by changing the figures in the Title and in the body of the Bill to read \$180.65, instead of \$108.65, which amendment was declared adopted.

Upon motion of Senator Rogers, **HB 679**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **HB 679** was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 679 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent.—38.

Excused: Bailey, Garrison, Grantham, Shoemake, Wilson (Beckham), Wilson (Greer).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Stevenson, Stipe, Tipps, Trent.—38.

Excused: Bailey, Garrison, Grantham, Shoemake, Wilson (Beckham), Wilson (Greer).—6.

The emergency was declared passed.

HB 679, as amended, was referred for engrossment.

MOTION

Upon motion of Senator McSpadden, a bonus was ordered paid to each of the following employees in the amounts as shown below:

W. E. (Bill) Shipley,	
Journal Clerk	\$500.00
Frank Truel, Sergeant at Arms ...	500.00
Marjorie Moser, Supervisor	
Engrossing & Enrolling Dept. ...	500.00
Leo Winters, Secretary to Senate ..	500.00
George Smith, Comptroller and	
Purchasing Agent	500.00
Vera Agent,	
Assistant Journal Clerk	250.00
George O'Neal, Calendar Clerk	250.00

Upon the request of Senator Field, the Senate was declared at ease.

The Senate reassembled, with President Nigh presiding.

Senator Field raised a question of "no quorum."

The President ordered the roll called, following which he declared a quorum was present.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 410**, as coauthored by Skeith, Willis (Cherokee), Bynum, Harper and Sare.

The above numbered Bill was referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 942**.

The above numbered Enrolled Bill was, 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 **HBs 650** and **925**, as amended.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 427**, and referring Bill to General Conference Committee on Appropriations.

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 77** and **258**.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed **SB 92**, and naming same House Conferees.

RESOLUTION

Senator Rogers asked unanimous consent, which was granted, to introduce the following **SCR**.

SCR 55 by Rogers of the Senate and Baggett of the House.

A Resolution relating to water pollution research centers, requesting the Oklahoma Congressional Delegation to support the establishment of such a research center by the Federal Government within the State of Oklahoma.

Senators Cartwright, Field, Kerr, Belvin, Harris and McColgin asked to be made co-authors of **SCR 55**, which was the order.

SCR 55 was read at length as follows, adopted upon motion of Senator Rogers and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 55—By Rogers, Cartwright, Field,

Kerr, Belvin, Harris and McColgin of the Senate and Baggett of the House.

A RESOLUTION RELATING TO WATER POLLUTION RESEARCH CENTERS; REQUESTING THE OKLAHOMA CONGRESSIONAL DELEGATION TO SUPPORT THE ESTABLISHMENT OF SUCH A RESEARCH CENTER BY THE FEDERAL GOVERNMENT WITHIN THE STATE OF OKLAHOMA.

WHEREAS, the United States Congress has recently enacted legislation authorizing the establishment of Water Pollution Research Centers at five (5) locations throughout the United States; and

WHEREAS, the problem involved in conserving and purifying water has long been a subject of paramount interest to the people of Oklahoma; and

WHEREAS, the mineral salts located in the soil of Oklahoma, the drilling activity of the petroleum industry, and the growth of population within the State of Oklahoma have all given reason for concern by the people, business concerns, and the State government, resulting in an advanced program of research and development of various water pollution preventive policies and practices; and

WHEREAS, state and private institutions of higher education, research centers, and private corporations have all actively cooperated to resolve the various problems encountered in the control of water pollution; and

WHEREAS, the Oklahoma State Health Department has long conducted a study of water pollution and has obtained equipment designed for the purpose of revealing pollution of matter by radiation; and

WHEREAS, an institution of higher education in Oklahoma has entered into an exchange plan with the Massachusetts Institute of Technology, thereby making the staff and facilities of this world-famous scientific institution available for research studies by scientists and students in Oklahoma.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Oklahoma congressional delegation of the United States Congress be requested to encourage the Department of Health, Education, and Welfare of the Federal Government to cause to be located within the State of Oklahoma one of the water pollution research centers authorized to be established by recent legislation of the United States Congress.

SECTION 2. That duly authenticated copies of this resolution be prepared and forwarded to each member of the Oklahoma congressional delegation and to the Secretary of the Department of Health, Education, and Welfare of the Federal Government.

REPORT OF ENGROSSED AND ENROLLED BILLS

HJR 525 correctly engrossed.

Engrossed **SAs** to and Engrossed **HJR 525**, as amended, were properly signed and ordered returned to the Honorable House.

MESSAGES FROM HOUSE

Advising fourth reading of and returning Enrolled **SB 435**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM HOUSE

Advising the signing of and returning Enrolled **SCR 49**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 627, 978 and 1102**, 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 282**.

The above numbered Bill as amended in Conference was referred for enrollment.

GENERAL ORDER

HB 1054 by Odom (Wagoner) was read and considered.

By unanimous consent, Senator McColgin was added as the Senate author of **HB 1054**.

Upon motion of Senator McColgin, **HB 1054** was advanced to engrossment.

By unanimous consent, upon request of Senator McColgin, **HB 1054** was placed upon third reading and final passage.

THIRD READING

HB 1054 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Bohannon, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—23.

Nay: Allen, Cartwright.—2.

Excused: Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, Harris, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—19.

The bill was declared passed.

Senator McColgin asked unanimous consent, which was granted that the Emergency Section of **HB 1054** be stricken and the Title amended to conform thereto.

HB 1054, as amended, was referred for engrossment.

GENERAL ORDER

HB 999 by Andrews, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 999** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 999** was 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, Belvin, Berrong, Bohannon, Cartwright, Colston, Field, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—23.

Excused: Bailey, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Graves, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—21.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Field, Garrison, Garvin, Grantham, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—23.

Excused: Bailey, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Graves, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—21.

The emergency was declared failed of passage.

HB 999 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1230 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1230** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1230** was placed upon third reading and final passage.

THIRD READING

HB 1230 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Belvin, Berrong, Bohannon, Cartwright, Colston, Field, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McCollin, McSpadden, Rogers, Romang, Stevenson, Wilson (Beckham).—20.

Nay: Baldwin, Garrison, Grantham, Pitcher, Shoemaker.—5.

Excused: Bailey, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—19.

The bill was declared failed of passage.

PENDING SENATE ACTION

HCR 569 by Ruby was taken up for consideration, read at length as follows, and adopted upon motion of Senator Shoemaker:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 569—By Ruby.

A RESOLUTION RELATING TO RULES OF THE LEGISLATURE; RECOMMENDING TO THE TWENTY-NINTH LEGISLATIVE SESSION CERTAIN CHANGES IN PRESENT RULES CONCERNING PREPARATION AND REPRODUCTION OF BILLS AND RESOLUTIONS.

WHEREAS, House Rule No. 24 and Senate Rule No. 51 of the Twenty-eighth Legislative Session prescribes the method of

preparing bills and resolutions for consideration of the Legislature; and

WHEREAS, The above rules require that when any bill or resolution proposes to amend existing law by repealing certain language therein, such repealed matter shall be shown by the use of asterisks, and when a bill or resolution proposes to amend existing law by making additions thereto, such matter shall be underlined when typed and italicized when printed; and

WHEREAS, The form of type and printing prescribed by such rules often leads to mistakes and misunderstandings as to the affect of any existing law proposed to be repealed by a bill or resolution; and

WHEREAS, It is desirable that the members of the Legislature be informed as to the true and accurate effect of any bill or resolution proposing to repeal any provisions of existing law; and

WHEREAS, At the time of convening of each Legislative Session much work and many bills have been prepared and filed with the clerks of the respective houses according to the rules existing for the previous Legislature thereby rendering impracticable any desired changes to the rules covering form of bills and resolutions for the convening session.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE, THE SENATE CONCURRING THEREIN:

SECTION 1. That this Session of the Legislature hereby recommends to the caucus meetings of legislative candidates of the major political parties held following the 1962 run-off primary that such caucus adopt a resolution expressing their intent to establish by rule during the Twenty-ninth Legislative Session the following provisions relating to preparation and reproduction of bills and resolutions to be

considered by such Twenty-ninth Legislative Session to-wit:

"All bills and resolutions calling for legislative action to amend any provision of existing law shall indicate such amendments when typewritten by underlining all new matter; and when printed by the use of capital letter type; and shall show matter stricken or eliminated from existing law when typewritten by striking through such language to be repealed; and when printed by the use of italic type enclosed in brackets which brackets shall be placed at the beginning and end of each line whenever the language on the entire line is proposed to be repealed.

Engrossed **HCR 569** was properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1232 by General Investigating Committee, et al, was read and considered.

Senator Baldwin moved to amend **HB 1232**, line 5, page 1, by inserting after the word "with" the following: "the State Budget Officer and" which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **HB 1232**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1232**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1232 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Kerr, Land, Lollar, McColgin, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—24.

Excused: Bailey, Boecher, Cobb, Collins,

Cowden, Easterly, Fine, Hamilton, Harris, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—20.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cartwright, Colston, Dacus, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Kerr, Land, Lollar, McColgin, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—24.

Excused: Bailey, Boecher, Cobb, Collins, Cowden, Easterly, Fine, Hamilton, Harris, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—20.

The emergency was declared failed of passage.

HB 1232, as amended, was referred for engrossment.

GENERAL ORDER

HB 1233 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1233** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1233** was placed upon third reading and final passage.

THIRD READING

HB 1233 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—23.

Nay: Allen.—1.

Excused: Bailey, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly,

Fine, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—20.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Baldwin, Belvin, Berrong, Bohannon, Cartwright, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham).—23.

Nay: Allen.—1.

Excused: Bailey, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—20.

The emergency was declared failed of passage.

HB 1233 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1224 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Wilson (Beckham), **HB 1224** was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1224** was placed upon third reading and final passage.

THIRD READING

HB 1224 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Bohannon, Cartwright, Garrison, Garvin, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, Rogers, Romang, Wilson (Beckham).—15.

Nay: Allen, Belvin, Berrong, Colston, Field, Grantham, Shoemake, Stevenson.—8.

Excused: Bailey, Boecher, Breeden, Cobb, Collins, Cowden, Dacus, Easterly,

Fine, Hamilton, McClendon, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Stipe, Tipps, Trent, Wilson (Greer).—21.

The bill was declared failed of passage.

GENERAL ORDER

HB 1225 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Allen, **HB 1225** was advanced to engrossment.

By unanimous consent, upon motion of Senator Allen, **HB 1225** was placed upon third reading and final passage.

THIRD READING

HB 1225 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Excused: Bailey, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stipe, Tipps, Trent.—21.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Rogers, Romang, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Excused: Bailey, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stipe, Tipps, Trent.—21.

The emergency was declared failed of passage.

HB 1225 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1231 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Allen, **HB 1231** was advanced to engrossment.

By unanimous consent, upon motion of Senator Allen, **HB 1231** was placed upon third reading and final passage.

THIRD READING

HB 1231 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Field, Garrison, Garvin, Grantham, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Bailey, Boecher, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Graves, Hamilton, Harris, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Stipe, Tipps, Trent.—20.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Field, Garrison, Garvin, Grantham, Ham, Kerr, Land, Lollar, McColgin, McSpadden, Pazoureck, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—24.

Excused: Bailey, Boecher, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Graves, Hamilton, Harris, McClendon, Morford, Payne, Pitcher, Ritzhaupt, Stipe, Tipps, Trent.—20.

The emergency was declared failed of passage.

HB 1231 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1223 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Allen, **HB 1223** was advanced to engrossment.

By unanimous consent, upon motion of Senator Allen, **HB 1223** was placed upon third reading and final passage.

THIRD READING

HB 1223 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—28.

Nay: Cobb.—1.

Excused: Bailey, Boecher, Cartwright, Collins, Cowden, Dacus, Easterly, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Stipe, Trent.—15.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—28.

Nay: Cobb.—1.

Excused: Bailey, Boecher, Cartwright, Collins, Cowden, Dacus, Easterly, Hamilton, McClendon, Morford, Payne, Pazoureck, Pitcher, Stipe, Trent.—15.

The emergency was declared failed of passage.

HB 1223 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1234 by General Investigating Committee, et al, was read and considered.

Upon motion of Senator Ritzhaupt, **HB 1234** was advanced to engrossment.

By unanimous consent, upon motion of Senator Ritzhaupt, **HB 1234** was placed upon third reading and final passage.

THIRD READING

HB 1234 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Bailey, Boecher, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Stipe, Tipps, Trent.—19.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen Baldwin, Belvin, Berrong, Bohannon, Breeden, Colston, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Kerr, Land, McColgin, McSpadden, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—25.

Excused: Bailey, Boecher, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Hamilton, Lollar, McClendon, Morford, Payne, Pazoureck, Pitcher, Stipe, Tipps, Trent.—19.

The emergency was declared failed of passage.

HB 1234 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 1227 by General Investigating Committee, et al, was read and considered.

Senator Allen moved to amend **HB 1227**, line 2, page 2, by deleting the words and figures "Ten Thousand Dollars (\$10,000.00)" and substitute therefor the words and figures "One Thousand Dollars (\$1,000.00) to Ten Thousand Dollars (\$10,000.00), as set by the person in charge of the institution," which amendment was declared adopted.

Senator Wilson (Greer) moved to amend **HB 1227**, lines 1 and 2, page 1, by striking all of lines 1 and 2, and inserting in lieu thereof the following: "Section 1. Each person employed by any department, institution or agency of the State of" which amendment was declared adopted.

Senator Baldwin moved to amend the title of **HB 1227** to conform to the body of the Bill, which amendment was declared adopted.

Upon motion of Senator Wilson (Beckham), **HB 1227**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Wilson (Beckham), **HB 1227**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1227 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Colston, Field, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Excused: Bailey, Boecher, Breeden, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Graves, Ham, Hamilton, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent.—21.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Bohannon, Colston, Field, Garrison, Garvin, Grantham, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Pitcher, Rogers, Romang, Shoemake, Stevenson, Wilson (Beckham), Wilson (Greer).—23.

Excused: Bailey, Boecher, Breedon, Cartwright, Cobb, Collins, Cowden, Dacus, Easterly, Fine, Graves, Ham, Hamilton, McClendon, Morford, Payne, Pazoureck, Ritzhaupt, Stipe, Tipps, Trent.—21.

The emergency was declared failed of passage.

HB 1227, as amended, was referred for engrossment.

Senator Harris presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 54 correctly engrossed.

Engrossed **SCR 54** was properly signed and ordered transmitted to the Honorable House for consideration.

President Nigh presiding.

GENERAL ORDER

HB 972 by Baggett was read and considered.

Senators Rogers and Harris moved to amend **HB 972** by striking the title and body thereof and inserting in lieu thereof the following:

“AN ACT RELATING TO LICENSE AND OPERATION OF COIN OPERATED MUSIC DEVICE OR COIN OPERATED AMUSEMENT DEVICE AND COIN OPERATED CIGARETTE MACHINES; AMENDING 66 O.S. 1951, § 1548, AS AMENDED BY HB 682, TWENTY-EIGHTH OKLAHOMA LEGISLATURE, TO REQUIRE APPLICANT TO HAVE BEEN A RESIDENT OF OKLAHOMA FOR OVER ONE (1) YEAR, AND IF A PARTNERSHIP OR CORPORATION, REQUIRING ONE-HALF (½) OF OWNERSHIP TO

HAVE BEEN A RESIDENT OF OKLAHOMA FOR ONE (1) YEAR; EXEMPTING OUT-OF-STATE APPLICANTS FROM RESIDENCE REQUIREMENT UNDER CERTAIN CONDITIONS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. 68 O.S. 1951, § 1548, as amended by **HB 682**, Twenty-Eighth Oklahoma Legislature, is hereby amended to read as follows:

§ 1548. Any person owning a coin operated music device or coin operated amusement device, or coin operated cigarette machine, or operating the premises where the same is to be operated or exposed to the public, may apply to the Oklahoma Tax Commission for a license for such device and shall, at the same time, pay to the Oklahoma Tax Commission the annual license tax herein levied; Provided, that the person applying shall have been a resident of the State of Oklahoma for over one (1) year prior to the date of application and in the case of a partnership or corporation at least one-half (½) of the ownership thereof shall have been a resident of the State of Oklahoma for over one (1) year. Provided that where the person, corporation, or partnership securing such permit is from a state wherein no like residence or ownership requirements are in effect, a permit shall be granted providing that such person, corporation, or partnership meets all other requirements of this Act. The Oklahoma Tax Commission shall, upon receipt of such payment and approval of such application, issue license for the type of device covered by such application and payment. The license and application provided for herein shall be prescribed by the Oklahoma Tax Commission, and shall contain such information and description as shall be required by rule of said Commission. Any number of machines may be included in one application. The coin operated cigarette machines re-

ferred to herein dispense tangible personal property, while the purpose of the other two types of machines is to furnish music and entertainment and not things of value. Before any coin operated music device, or coin operated amusement device, or coin operated cigarette machines, is put in operation, or placed where the same may be operated by any of the public, and at all times when the same is being operated or available to any of the public for operation, a license shall be firmly affixed to the device covered thereby, and plainly visible to and readable by the public, except that in the case of a coin operated music device consisting of loud speaker or other outlet, affixed or located above eye level, the license may be conspicuously posted in the place of business in lieu of being attached to such device.

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."

By unanimous consent, Senators Berrong Dacus, Grantham, Land, Colston, Garrison, Garvin, Cowden, Graves, Wilson (Greer), Allen, Lollar, Field, Baldwin, McSpadden, Pitcher, McColgin, Fine, Kerr, Belvin, Stevenson and Hamilton were added as co-authors of the Rogers-Harris amendment.

The vote occurring upon the Rogers-Harris amendment, as co-authored, it was declared adopted.

By unanimous consent, Senators Berrong Dacus, Grantham, Field, Payne, Colston, Cartwright, Bohannon, Boecher, Stevenson and Graves were added as co-authors of **HB 972**.

Upon motion of Senator Rogers, **HB 972**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Rogers, **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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—35.

Excused: Cobb, Collins, Ham, McClendon, Morford, Pazoureck, Pitcher, Stipe, Trent.—9.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—36.

Excused: Cobb, Collins, McClendon, Morford, Pazoureck, Pitcher, Stipe, Trent.—8.

The emergency was declared passed.

HB 972, as amended, was referred for engrossment.

DECLARATION OF VOTE

Senator Ham asked that the record show, had he been present at the time of Third Reading and final passage of **HB 972**, he would have voted "AYE" on the passage of the Bill, which was the order.

Senator Kerr asked to be shown excused for the remainder of this legislative day, which was the order.

GENERAL ORDER

HB 506 by Levergood, et al, was read and considered.

Upon motion of Senator Shoemaker, **HB 506** was advanced to engrossment.

Upon motion of Senator Shoemaker, further consideration of **HB 506** was temporarily deferred.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed **SB 50**, and referring Bill to General Conference Committee on Appropriations.

MESSAGES FROM THE GOVERNOR

Advising approval by him, July 28, 1961, of Enrolled **SBs** Nos. **182**, **338** and **405** entitled:

ENROLLED SENATE BILL NO. 182—
By Judiciary Committee of the Senate and McCune, et al, of the House.

AN ACT RELATING TO THE JUDICIARY; ETC.; AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 338—
By Rogers and Bailey of the Senate and Skeith, et al of the House.

AN ACT RELATING TO MOTOR VEHICLES; ETC., AND DECLARING AN EMERGENCY.

ENROLLED SENATE BILL NO. 405—
By Payne, Stipe, and Trent of the Senate and Lance, Shipley and Forsythe of the House.

AN ACT AMENDING SECTION 10 OF HOUSE BILL NO. 655 OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE RELATING TO ASSISTANT PHARMACISTS; AND DECLARING AN EMERGENCY.

GENERAL ORDER

HB 654 by Education—Common was read and considered.

Senator Hamilton moved to amend **HB 654**, line 2, page 1, by inserting after the letter "k" and before the letter "l"

the word "and," by striking the language "m, and n," on line 2, and on line 3, page 1, by striking the letter "o" and inserting in lieu thereof the letter "m", which amendment was declared adopted.

Upon motion of Senator Hamilton, **HB 654**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **HB 654**, as amended, 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: Bailey, Boecher, Bohannon, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, McClendon, McColgen, McSpadden, Payne, Pazoureck, Shoemaker, Stevenson, Stipe, Trent, Wilson (Beckham).—22.

Nay: Allen, Baldwin, Belvin, Berrong, Garvin, Harris, Land, Lollar, Ritzhaupt, Rogers, Romang, Wilson (Greer).—12.

Excused: Breeden, Cartwright, Cobb, Collins, Garrison, Grantham, Kerr, Morford, Pitcher, Tipples.—10.

The bill was declared failed of passage.

GENERAL ORDER

HB 675 by Lance, et al, was read and considered.

Upon motion of Senator Boecher, **HB 675** was advanced to engrossment.

By unanimous consent, upon request of Senator Boecher, **HB 675** was placed upon third reading and final passage.

THIRD READING

HB 675 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Colston,

a. A senatorial district with a population total of less than 70,000 to have 1 Senator; provided, however, a senatorial district with two specific nominating districts to have 2 Senators.

b. A senatorial district with a population of at least 70,000 but not more than 140,000 to have 2 Senators.

c. A senatorial district with a population of at least 140,001 and not more than 450,000 to have 3 Senators.

d. A senatorial district with a population of more than 450,001 to have 4 Senators.

SECTION 4. The apportionment of Senators of the forty-four (44) senatorial districts in the Oklahoma State Senate:

District 1. Beaver, Cimarron, Harper, and Texas Counties, 2 Senators.

District 2. Beckham County, 1 Senator.

District 3. Dewey, Ellis, Roger Mills Counties, 1 Senator.

District 4. Woods and Woodward Counties, 1 Senator.

District 5. Greer and Harmon Counties, 1 Senator.

District 6. Jackson and Tillman Counties, 1 Senator.

District 7. Custer County, 1 Senator.

District 8. Kiowa and Washita Counties, 1 Senator.

District 9. Alfalfa and Major Counties, 1 Senator.

District 10. Garfield County, 1 Senator.

District 11. Grant and Kay Counties, 1 Senator.

District 12. Noble and Pawnee Counties, 1 Senator.

District 13. Creek County, 1 Senator.

District 14. Payne County, 1 Senator.

District 15. Logan County, 1 Senator.

District 16. Lincoln and Pottawatomie Counties, 2 Senators.

District 17. Canadian County, 1 Senator.

District 18. Oklahoma County, 3 Senators.

District 19. Caddo County, 1 Senator.

District 20. Grady County, 1 Senator.

District 21. Blaine and Kingfisher Counties, 1 Senator.

District 22. Comanche and Cotton Counties, 2 Senators.

District 23. Jefferson and Stephens Counties, 1 Senator.

District 24. Carter County, 1 Senator.

District 25. Cleveland County, 1 Senator.

District 26. Garvin and McClain Counties, 1 Senator.

District 27. Bryan and Choctaw Counties, 1 Senator.

District 28. Latimer and LeFlore Counties, 1 Senator.

District 29. Hughes and Okfuskee Counties, 1 Senator.

District 30. Pontotoc and Seminole Counties, 1 Senator.

District 31. McCurtain and Pushmataha Counties, 1 Senator.

District 32. Pittsburgh County, 1 Senator.

District 33. Love and Marshall Counties, 1 Senator.

District 34. Haskell and McIntosh Counties, 1 Senator.

District 35. Muskogee County, 1 Senator.

District 36. Adair, Cherokee, and Sequoyah Counties, 1 Senator.

District 37. Craig and Mayes Counties, 1 Senator.

District 38. Delaware and Ottawa Counties, 1 Senator.

District 39. Tulsa County, 3 Senators.

District 40. Okmulgee and Wagoner Counties, 1 Senator.

District 41. Nowata and Rogers Counties, 1 Senator.

District 42. Osage and Washington Counties, 2 Senators.

District 43. Atoka and Coal Counties, 1 Senator.

District 44. Johnston and Murray Counties, 1 Senator.

SECTION 5. Senators to the Oklahoma State Senate shall be elected from the forty-four (44) districts of the State at the regular election held in every even-numbered year; provided, that twenty-six (26) of the Senators shall be elected in 1962 and twenty-six (26) each subsequent two (2) years thereafter; and provided further, incumbents in office on the effective date of this Act shall serve the balance of their present terms.

The schedule for elections in Senatorial Districts:

District Number 1. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter. The additional Senator added by this Act shall be elected in November, 1962, for a term to expire in November, 1964, and each four years thereafter.

District Number 2. Office of incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 3. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 4. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 5. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 6. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 7. Office of the incumbent Senator to be filled in the general

election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 8. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 9. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 10. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 11. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 12. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 13. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 14. The Senator authorized for this District to be elected in November, 1962, for a term to expire in November, 1964, and each four years thereafter.

District Number 15. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 16. The Sixteenth Senatorial District shall be divided into two nominating districts, Lincoln County constituting one nominating district, and Pottawatomie County shall constitute one

nominating district; and the qualified electors of said nominating districts, as herein created, shall each nominate a candidate for State Senator in the Senatorial District, as provided by law; and the candidates so nominated to be voted for at the general election, by all the qualified voters in the Senatorial District.

The office of the incumbent Senator nominated in Lincoln County to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter. And the office of the incumbent Senator nominated in Pottawatomie County to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 17. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 18. The office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter. One additional Senator added by this Act to be elected in the general election in November, 1962, for a term to expire in November, 1964, and each four years thereafter. The second additional Senator added by this Act to be elected in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 19. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 20. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 21. Office of the incumbent Senator to be filled in the general

election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 22. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter. The additional Senator added by this Act shall be elected in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 23. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 24. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 25. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 26. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 27. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 28. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 29. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 30. Office of the in-

cumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 31. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 32. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 33. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 34. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 35. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 36. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 37. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 38. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 39. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and

each four years thereafter. One Senator added by this Act to be elected at the general election in November, 1962, for a term to expire in November, 1964, and each four years thereafter. The second additional Senator added by this Act to be elected at the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 40. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter.

District Number 41. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 42. Office of the incumbent Senator to be filled in the general election in November, 1964, for a term to expire in November, 1968, and each four years thereafter. Office of the additional Senator added by this Act to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 43. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

District Number 44. Office of the incumbent Senator to be filled in the general election in November, 1962, for a term to expire in November, 1966, and each four years thereafter.

SECTION 6. Title 14 O. S. 1951, §§ 9, 10, 10.5, 11, 12, 13, 14, 21, 22, 23, 31, 32, 33, 41, 42, 43, 45.1, 45.2, 45.3, 45.4, 51, 52, 53, 54, 55, 61, 62, 63, 71, 72, are hereby repealed as are all laws and parts of laws in conflict with this Act to the extent of such conflict.

SECTION 7. The provisions of this Act are severable, and if any part or provi-

sion hereof shall be void, the decision of the court so holding shall not affect or impair any of the remaining parts or provisions of this Act.

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.

Respectively submitted,

FOR THE SENATE: FOR THE HOUSE:

Lollar,	Sare,
Chairman	Chairman
Belvin	Taliaferro
Colston	Inman
Garrison	Howze
Garvin	Odom
Ham	Wilhelm
Shoemake	Skaggs
Ritzhaupt	Etling
Pitcher	Patterson
McSpadden	Willis (Jackson)
	Fowler

SB 179, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Baldwin, Garvin, Land, Rogers, Romang.—5.

Excused: Cartwright, Cobb, Kerr, Morford, Pitcher, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine,

Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, McSpadden, Payne, Pazoureck, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Baldwin, Garvin, Land, Rogers, Romang.—5.

Excused: Cartwright, Cobb, Kerr, Morford, Pitcher, Wilson (Beckham).—6.

The emergency was declared passed.

SB 179, together with 2nd Conference Committee Report thereon, was ordered transmitted to Honorable House.

RESOLUTION

Senator Ritzhaupt introduced the following Resolution, which was read at length, adopted upon his motion, and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 56—By Ritzhaupt and Rogers of the Senate and Fogarty, Andrews, Baggett, Keyes, Blankenship, McCarty, Skaggs, and Taggart of the House.

A CONCURRENT RESOLUTION COMMENDING THE OKLAHOMA FURNITURE MANUFACTURING COMPANY AMERICAN LEGION JUNIOR BASEBALL TEAM FOR WINNING THE DISTRICT 5 TOURNAMENT; ALSO COMMENDING THEIR WORTHY OPPONENTS, THE JEFFRIES TRUCKERS; AND THE COACHES OF BOTH TEAMS.

WHEREAS, athletic events based on clean and wholesome competition create a feeling of unity and cooperation, make all participants mentally and physically qualified to follow our rigorous American way of life, and also provide entertainment for the millions of spectators; and

WHEREAS, baseball is known as America's national sport and pastime, participated in by the amateur and professional players throughout the length and breadth of our great nation; and

WHEREAS, the Oklahoma Furniture Manufacturing Company, Guthrie, Oklahoma, in open competition with the Jeffries Truckers. Oklahoma City, Oklahoma,

did win the District 5 American Legion Junior Baseball Tournament title and a chance at the state title in the tournament to be held at Altus, Oklahoma, August 2-6, 1961.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. That the Oklahoma State Senate and the House of Representatives of the Twenty-eighth Session of the Legislature concurring therein commend and pay suitable homage to the members of the Oklahoma Furniture Manufacturing Company and their worthy opponents the Jeffries Truckers teams of the District 5 American Legion Junior Baseball Tournament.

SECTION 2. Realizing that the proper spirit of inspiration, cooperation, and unified action is imperative for the successful operation of any competitive sport, we wish to congratulate E. L. "Eph" Williams, Guthrie, Oklahoma, Coach of the Oklahoma Furniture Manufacturing Company Team, and Don Metheny, Oklahoma City, Coach of the Jeffries Truckers, on the results which they have achieved in producing manhood capable of competitive sports.

SECTION 3. That duly authenticated copies of this resolution be transmitted to the Oklahoma Furniture Manufacturing Company, Guthrie, Oklahoma; Jeffries Truck Line, Oklahoma City; E. L. "Eph" Williams, Guthrie, Oklahoma; and Don Metheny, Oklahoma City, Oklahoma.

RESOLUTION

Senator Breeden introduced the following Resolution, which was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 63—By Breeden.

A RESOLUTION COMMENDING THE

EMPLOYEES OF THE SENATE ENGROSSING AND ENROLLING DEPARTMENT FOR THEIR EXCELLENT WORK DURING THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE.

WHEREAS, the mechanics of lawmaking 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-eighth Oklahoma Legislature has indeed been fortunate and blessed with the services of persons of this nature in its Engrossing and Enrolling Department; 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-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA:

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-eighth Oklahoma Legislature.

SECTION 2. That each of the following persons be especially commended:

- (a) Marjorie L. Moser
- (b) Ruth Welch Smith
- (c) Betty C. Casey
- (d) Glenda Temple
- (e) Bobbie Steenbergen
- (f) Estelle Agee
- (g) Bette Bricmont
- (h) Margaret Du Pree

- (i) Marla Kirkpatrick
- (j) Peggy Bryan.

GENERAL ORDER

HB 1091 by Finch was read and considered.

By unanimous consent, Senators Stipe, Payne, Tipps, Hamilton and Field were added as co-authors of **HB 1091**.

Upon motion of Senator Stipe, **HB 1091** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **HB 1091** was placed upon third reading and final passage.

THIRD READING

HB 1091 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Bohannon, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, Harris, McColgin, Payne, Pazoureck, Romang, Stipe, Tipps, Trent.—24.

Nay: Berrong, Boecher, Breeden, Garrison, Garvin, Grantham, Land, Lollar, McSpadden, Ritzhaupt, Rogers, Shoemaker, Stevenson, Wilson (Greer).—14.

Excused: Cartwright, Kerr, McClendon, Morford, Pitcher, Wilson (Beckham).—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, McColgin, McSpadden, Payne, Pazoureck, Romang, Shoemaker, Stipe, Tipps, Trent.—31.

Nay: Boecher, Garrison, Lollar, Ritzhaupt, Rogers, Stevenson, Wilson (Greer).—7.

Excused: Cartwright, Kerr, McClendon, Morford, Pitcher, Wilson (Beckham).—6.

The emergency was declared passed.

HB 1091 was properly signed and ordered returned to Honorable House.

MOTION

Senator Cobb moved that all House Bills be stricken from the Calendar, which motion, by unanimous consent, he withdrew.

PENDING CONSIDERATION OF SECOND CCR

Upon motion of Senator Bohannon, the 2nd Conference Committee Report on **HB 772** was declared adopted.

HB 772, 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: Bailey, Belvin, Bohannon, Cartwright, Cobb, Collins, Colston, Field, Fine, Graves, Ham, Hamilton, McClendon, McColgin, McSpadden, Payne, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—23.

Nay: Baldwin, Berrong, Breeden, Dacus, Easterly, Garrison, Garvin, Grantham, Harris, Lollar, Ritzhaupt, Rogers, Wilson (Beckham).—13.

Excused: Allen, Boecher, Cowden, Kerr, Land, Morford, Pazoureck, Pitcher.—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, Bailey, Belvin, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Lollar, McClendon, McColgin, McSpadden, Payne, Ritzhaupt, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—31.

Nay: Baldwin, Berrong, Dacus, Garvin, Harris, Rogers.—6.

Excused: Boecher, Cowden, Kerr, Land, Morford, Pazoureck, Pitcher.—7.

The emergency was declared passed.

HB 772, together with 2nd Conference

Committee Report thereon, was ordered returned to Honorable House.

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 73**.

The above numbered Bill as amended in Conference was referred for enrollment.

GENERAL ORDER

HB 743 by Spraker, et al, was read and considered.

Upon motion of Senator Shoemake, **HB 743** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 743** was placed upon third reading and final passage.

THIRD READING

HB 743 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Bohannon, Cartwright, Cobb, Garrison, Garvin, Ham, McSpadden, Payne, Pitcher, Romang, Shoemake, Stevenson, Tipps, Wilson (Greer)—17.

Nay: Baldwin, Boecher, Breeden, Colston, Dacus, Easterly, Field, Fine, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Ritzhaupt, Rogers, Trent, Wilson (Beckham).—20.

Excused: Berrong, Collins, Cowden, Kerr, Morford, Pazoureck, Stipe.—7.

The bill was declared failed of passage.

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 81, 93 and 94**.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 547**.

The above numbered Enrolled Resolution was, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 979 by Larason, et al, was read and considered.

Senator Cobb moved that further consideration of **HB 979** be indefinitely postponed.

Senator McSpadden moved to table the Cobb motion.

Senator Cobb asked unanimous consent, which was granted, to withdraw his motion.

Senator McSpadden, by unanimous consent, withdrew his motion.

Senator Hamilton moved to amend **HB 979**, lines 3 and 4 by striking after the word "the" the remainder of line 3, and by striking all of line 4, and inserting in lieu thereof the following: "Six (6) Congressional Districts of the State" which amendment was declared adopted.

Senator Easterly asked unanimous consent, which was granted, to be excused from voting on **HB 979** because of personal interests.

Upon motion of Senator Grantham, **HB 979**, as amended, was advanced to engrossment.

By unanimous consent, upon request of Senator Grantham, **HB 979**, as amended, 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: Allen, Bailey, Field, Grantham, McSpadden, Stevenson.—6.

Nay: Baldwin, Belvin, Berrong, Bohannon, Cartwright, Cobb, Colston, Dacus, Garrison, Garvin, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—25.

Excused: Boecher, Breeden, Collins, Cowden, Fine, Graves, Kerr, Morford, Pazoureck, Pitcher, Shoemake, Stipe.—12.

Excused from voting account of personal interests—Easterly.—1.

The bill was declared failed of passage.

COMMUNICATION

Senator Fine asked unanimous consent, which was granted, to have read and incorporated in the Journal the following communication:

July 28, 1961

Honorable Albert D. Lynn
General Counsel
Oklahoma Tax Commission
Capitol Office Building
Oklahoma City 5, Oklahoma
Dear Sir:

This is to acknowledge receipt of your letter of July 25, 1961, in which you request the Attorney General's opinion as to the eligibility of appointment to a county board of equalization or county excise board of a person who is under contract with a city in the county to rent and manage certain city property on a percentage basis, under the following provisions of 68 O. S. 1951 § 15.38:

"Provided, however, that no person shall be appointed to membership on said County Board of Equalization who is not a freeholder of the county where he is to serve and who is or has been at any time during the two (2) years preceding his appointment an **officer** of the State, county, school district or municipal subdivision. * * *"

"From and after the effective date of this Act, it shall be unlawful for any member of the County Board of Equalization or the County Excise Board to sell or contract to sell, or to lease or contract to lease, or

to represent any person, firm, corporation or association in the sale or the lease of any machinery, supplies, equipment, material, or other goods, wares, or merchandise to any county, city or town of the county. It shall also be unlawful for any member of the county board of equalization or the County Excise Board to serve as **employee, official, or attorney** for any county, city or town of the county, or for any such member to represent any taxpayer before his own board in any manner or to use his position as a board member, to further his own interests. * * *"

An examination of the contract, and amendment thereto, between the person you refer to and the city does not indicate that he is an "officer" of the city, and hence it is believed that he would not be disqualified from appointment to such board because of the provisions prohibiting the appointment of a person who within two (2) years has been an "officer" of a municipal subdivision.

The provisions prohibiting a member of a county board of equalization or county excise board to serve as "employee, official or attorney" for any city do not appear to deal with eligibility of any such member, but rather his services after appointment as a member of any such board.

The provisions as to sales, leases and contracts of the items specified likewise appear to apply to actions of a person after appointment to any such board, rather than to eligibility, and also do not appear to cover a contract to rent and manage city property.

Apparently the cited statute does not prohibit a relationship such as you mention. In this connection, your attention is invited to an opinion of this office dated September 13, 1960, addressed to Honorable Austin O. Webb, County Attorney, McIntosh County, Eufaula, Oklahoma, in which the Attorney General expressed the view that the cited statute is not violated where the board of county commissioners of the county rents a building from a person who is a

member of any such board, or where a building is rented by such person to the board of county commissioners.

Therefore, the Attorney General concludes that the contractual relationship of the person you mention with the city, whereunder he rents and manages city property on a percentage basis, does not make such person ineligible for appointment to the county board of equalization or county excise board.

Very truly yours,
FOR THE ATTORNEY GENERAL
J. H. Johnson
Assistant Attorney General

MOTIONS

Senator McSpadden 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.

Senator McSpadden moved that each Member of the Senate be permitted to expend not to exceed Six Hundred Dollars (\$600.00) per year for telephone calls, the President Pro Tempore being authorized to approve claims in such amounts, which motion was declared adopted.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCRs 51, 53 and 54.**

The above numbered Bills were referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HJR 525**, including Special Election Section, as amended.

MESSAGES FROM THE HOUSE

Advising passage of and returning Engrossed **SB 194**, as amended.

HAs to **SB 194** read as follows, and concurred in upon motion of Senator Stipe:

AMENDMENT NO. 1. Amend Engrossed Senate Bill No. 194, by striking the TITLE and substituting in lieu thereof, the following TITLE:

"AN ACT RELATING TO WORKMEN'S COMPENSATION; AMENDING 85 O. S. 1951 § 172, AS AMENDED BY SECTION 1, CHAPTER 8a, TITLE 85, OKLAHOMA SESSION LAWS 1953, PAGE 432, RELATING TO PAYMENT FOR PARTIAL AND TOTAL PERMANENT DISABILITY RESULTING FROM INJURY TO A PHYSICALLY IMPAIRED PERSON FROM THE SPECIAL INDEMNITY FUND; AMENDING 85 O. S. 1951 § 173, AS AMENDED BY SECTION 1, CHAPTER 8, TITLE 85, OKLAHOMA SESSION LAWS 1953, PAGE 431, AND SECTION 1, CHAPTER 8, TITLE 85, OKLAHOMA SESSION LAWS 1955, PAGE 496, RELATING TO THE SUMS HELD BY THE STATE TREASURER TO THE CREDIT OF THE SPECIAL INDEMNITY FUND BY INCREASING THE AMOUNTS THEREOF FROM ONE HUNDRED FIFTY THOUSAND DOLLARS (\$150,000.00) TO TWO HUNDRED THOUSAND DOLLARS (\$200,000.00) AND FROM ONE HUNDRED THOUSAND DOLLARS (\$100,000.00) TO ONE HUNDRED FIFTY THOUSAND DOLLARS (\$150,000.00); AND DECLARING AN EMERGENCY."

AMENDMENT NO. 2. Amend Page 2, SECTION 1, by inserting after Line 5 and before Line 6, a paragraph reading as follows:

"Provided that whenever an injured person receives an award in excess of Seven Thousand Five Hundred Dollars (\$7,500.00), payable out of the Special Indemnity Fund, said injured employee, for good cause shown, in cases of extreme hardship, may have said award commuted to a lump sum payment by permission of a majority of the members of the State Industrial Court. Said lump sum payment not to exceed twenty-five per cent (25%) of the total award payable by the Special Indemnity Fund. All other awards payable out of the Special In-

demnity Fund shall be paid in periodical installments and without commutation thereof to a lump sum."

AMENDMENT NO. 3. Amend Page 2, SECTION 1, by striking all of Lines 6, 7, 8 and 9.

AMENDMENT NO. 4. Amend Page 3, SECTION 2, Lines 30½ and 31½, by striking the words and figures "One Hundred Fifty Thousand Dollars (\$150,000.00) over and above the outstanding awards" and substituting in lieu thereof the words and figures "Two Hundred Thousand Dollars (\$200,000.00)"

AMENDMENT NO. 5. Amend Page 4, SECTION 2, Lines 2 and 3, by striking the words and figures "One hundred Thousand Dollars (\$100,000.00) over and above the outstanding awards" and substituting in lieu thereof the words and figures "One Hundred Fifty Thousand Dollars (\$150,000.00)" and

Lines 6 and 7, by striking the words and figures "One Hundred Thousand Dollars (\$100,000.00) over and above the outstanding awards" and substituting in lieu thereof the words and figures "One Hundred Fifty Thousand Dollars (\$150,000.00)"

SB 194, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Graves, McColgin, Ritzhaupt, Rogers, Stevenson.—5.

Excused: Bailey, Collins, Kerr, McClendon, McSpadden, Morford, Pazoureck, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Ham, Hamilton, Harris, Land, Lollar, Payne, Pitcher, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Graves, McColgin, Ritzhaupt, Rogers, Stevenson.—5.

Excused: Bailey, Collins, Kerr, McClendon, McSpadden, Morford, Pazoureck, Wilson (Beckham).—8.

The emergency was declared passed.

House Amendments were properly signed and above numbered bill, as amended, was referred for enrollment.

Senator Shoemake presiding.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 143** was read:

Mr. President
and

Mr. Speaker:

We, your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 143 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; 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 the attached Conference Committee Substitute be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 143 — By Ham and Wilson (Greer).

AN ACT MAKING APPROPRIATIONS FOR CAPITAL OUTLAY; DESIGNATING THE FUND; PROVIDING FOR COOPERATION WITH THE FEDERAL GOVERNMENT; PROVIDING THE APPROPRIATION SHALL BE NONFISCAL; 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. There is hereby appropriated from the funds indicated to the agencies listed the following amounts or so much thereof as may be necessary for the purposes specified:

GIRLS TOWN

For constructing and equipping a gymnasium building.

From any monies in the General Revenue Fund for the fiscal year ending June 30, 1962\$ 31,538.61

From any monies in the Public Building Fund for the fiscal year ending June 30, 1963\$ 18,461.39

BLIND SCHOOL

For constructing sidewalks and repair of buildings.

From any monies in the Public Building Fund for the fiscal year ending June 30, 1962\$ 4,027.61

From any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1962 in excess of \$3,000,000.00 over and above all other appropriations made from said fund ..\$ 38,472.39

DEAF SCHOOL

For construction of new buildings and purchase of new equipment and for repair of buildings and equipment.

From any monies in the Tax Commission Fund for

the fiscal year ending June 30, 1962 as provided in Section 2 of this act\$309,500.00

PAULS VALLEY ---

For renovation of laundry and equipment.

From any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1962 in excess of \$3,000,000.00 over and above all other appropriations made from said fund\$100,000.00

PENITENTIARY

For the purpose of rebuilding the power and lighting system.

From any monies in the Public Building Fund for the fiscal year ending June 30, 1962\$125,000.00

REFORMATORY

For replacement of cell house locking system and new water tank.

From any monies from the Tax Commission Fund for the fiscal year ending June 30, 1962 as provided in Section 2 of this act\$ 15,500.00

From any monies from the General Revenue Fund for the fiscal year ending June 30, 1962\$ 34,500.00

WESTERN STATE HOSPITAL

For complete underground electrical circuit for the entire institution.

From any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1961\$ 27,227.80

From any monies in the Public Building Fund for the fiscal year ending June 30, 1962\$ 52,697.02

From any monies in the Public Building Fund for the

fiscal year ending June 30,
1963 ----- \$ 2,575.18

TAFT STATE HOSPITAL

For the purchase of tables and
chairs:

From any monies in the
Emergency Appropriation
Fund for the fiscal year end-
ing June 30, 1961 ----- \$ 20,000.00

REGENTS FOR HIGHER EDUCATION

For the purchase of real proper-
ty for expansion of present
Medical Center Facilities.

From any monies in the Gen-
eral Revenue Fund for the
fiscal year ending June 30,
1962 ----- \$200,000.00

DEPARTMENT OF COMMERCE AND INDUSTRY

To provide funds to match a
foundation grant for construc-
tion of a continuing education
center at the University of
Oklahoma provided by the Kel-
logg Foundation.

From any monies in the Tax
Commission Fund for the
fiscal year ending June 30,
1962 as provided by Section
2 of this act ----- \$325,000.00

From any monies in the
Emergency Appropriation
Fund for the fiscal year
ending June 30, 1962 in ex-
cess of \$3,000,000.00 over
and above all other appro-
priations made from said
fund ----- \$325,000.00

REGENTS FOR HIGHER EDUCATION

For construction equipping
and furnishing of Veterinary
Medical and Nutrition Re-
search Facilities at Okla-
homa State University.

From any monies in the Tax

Commission Fund for the fis-
cal year ending June 30, 1962
as provided in Section 2 of
this act ----- \$100,000.00

From any monies in the
Emergency Appropriation
Fund for the fiscal year
ending June 30, 1962 in ex-
cess of \$3,000,000.00 over
and above all other appro-
priations made from said
fund ----- \$200,000.00

ADJUTANT GENERAL DEPARTMENT

For the construction of Nation-
al Guard Armories at Okla-
homa City and Altus, Oklahoma.
Altus, Okla-
homa ----- \$ 50,000.00

Oklahoma City,
Capitol Hill
Armory 95,000.00
From any monies in the
Public Building Fund for
the fiscal year ending June
30, 1963 ----- \$145,000.00

STATE SENATE

For the renovation of the Senate
Chambers.
From any monies in the
General Revenue Fund for
the fiscal year ending
June 30, 1962 ----- \$ 300,000.00

TOTAL \$2,374,500.00

SECTION 2. Any unencumbered bal-
ance existing ninety (90) days after June
30, of the fiscal year 1962 appropriated to
the Oklahoma Tax Commission by Senate
Bill 72 of the Twenty-eighth Oklahoma
Legislature (1961) shall not revert to the
General Revenue Fund but is hereby ap-
propriated to the Deaf School at Sulphur,
the Oklahoma State Reformatory at Gran-
ite, the Department of Commerce and In-
dustry, and the State System for Higher
Education in an amount not to exceed
Seven Hundred Fifty Thousand Dollars
(\$750,000.00). The amounts for each agen-

cy to be as shown in the above section of this act.

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.

SECTION 4. 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 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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Skeith
Cobb	Wolf
Cowden	Skaggs
Easterly	Sparks
Fine	
Hamilton	
Payne	
Pazoureck	
Ritzhaupt	
Stipe	
Tipps	

Senator McClendon moved the adoption of the Conference Committee Report on **SB 143**.

Senator McSpadden, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on **SB**

143, request further conference, and that the Senate Conferees be instructed to allocate from the \$300,000.00, for renovating the Senate Chamber, the sum of \$50,000.00 for the Will Rogers Memorial and construction in connection therewith; \$100,000.00 for rebuilding the recreation hall at Eastern State Hospital; and \$40,000.00 for the Oklahoma State Regents for construction and repair of the students' quarters at the Oklahoma Biological Station in Marshall County.

Senator Stipe, in lieu of all pending motions, moved that the Senate reject the Conference Committee Report on **SB 143** and request further conference.

Senator McSpadden asked unanimous consent, which was granted, to withdraw that portion of his motion wherein Senate Conferees would be instructed.

Senator Graves moved to amend the Stipe motion by instructing the Senate Conferees to reduce the item of renovating the Senate Chamber to \$110,000.00, which motion was tabled upon motion of Senator Stipe.

The vote occurring upon the Stipe motion, it was declared adopted.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 938 correctly engrossed.

SB 73 correctly enrolled.

Senator Wilson (Beckham) presiding.

Engrossed **SAs** to and Engrossed **HB 938**, as amended, were properly signed and ordered returned to the Honorable House.

Senator Shoemaker presiding.

Enrolled **SB 73** was, after fourth reading, 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 627, 650, 999, 1102 and 1233**, and **HJR 548**.

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 transmitting for signature Enrolled **HCR 569**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising rejection of **SAs** to Engrossed **HB 1104**, requesting Conference and referring Bill to General Conference Committee on Appropriations.

Senator McClendon moved that the request of the Honorable House for further conference on **HB 1104** be granted, which motion prevailed, and referring Bill to General Conference Committee on Appropriations.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 588** and **978**.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 972 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 972**, as amended, were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Transmitting following Bill, together with second Conference Committee Report thereon, advising adoption of second Conference Committee Report and passage of Measure as amended: Engrossed **HB 1033**.

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Com-

mittee Report on **HB 1033** was read and adopted upon motion of Senator Lollar:

Mr. Speaker

and

Mr. President:

We, your General Conference Committee on Reapportionment to whom was referred House Bill No. 1033 by Howze and Wilhelm entitled:

AN ACT RELATING TO LEGISLATIVE APPORTIONMENT OF THE HOUSE OF REPRESENTATIVES,

beg leave to report that we had the same under consideration again and herewith return the same with the following recommendation:

That the Conference Committee Substitute attached hereto be adopted:

COMMITTEE SUBSTITUTE FOR HOUSE BILL NO. 1033 — By Howze and Wilhelm.

AN ACT RELATING TO LEGISLATIVE APPORTIONMENT OF THE HOUSE OF REPRESENTATIVES; VITALIZING ARTICLE FIVE, SECTION 10 OF THE CONSTITUTION OF THE STATE OF OKLAHOMA; ESTABLISHING THE DECENNIAL LEGISLATIVE PERIOD OF NOVEMBER 16, 1962-NOVEMBER 15, 1972, AND DIVIDING PERIOD INTO BIENNIAL LEGISLATIVE PERIODS; DESIGNATING THE NUMBER OF REPRESENTATIVES FOR EACH COUNTY OF THE STATE; PROVIDING FOR INCREASED APPORTIONMENT OF REPRESENTATIVES IN THE EVENT OF THE ADOPTION BY THE PEOPLE OF AN AMENDMENT TO ARTICLE FIVE OF THE OKLAHOMA CONSTITUTION AND DESIGNATING LEGISLATIVE DISTRICTS IN CERTAIN COUNTIES IN SUCH EVENT; PROVIDING FOR NOMINATION AND ELECTION OF REPRESENTATIVES IN DESIGNATED COUNTIES WITH LEGISLATIVE DISTRICTS CREATED BY THIS ACT; REPEALING 14 O. S. 1951, § 93 THROUGH 96, INCLUSIVE, CHAPTER 3, TITLE 14, OKLAHOMA SESSION LAWS 1955, PAGE 147,

AND CHAPTER 3, TITLE 14, OKLAHOMA SESSION LAWS 1957, PAGE 84; AND DECLARING THE PROVISIONS OF THE ACT SEVERABLE; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. The ten-year period beginning the 16th day after the general election in November, 1962, and ending the 15th day after the general election in November, 1972, shall constitute a Decennial Legislative Period, unless otherwise provided by law. And the period is hereby divided into five legislative periods or sessions of two years each with the number of representatives assigned to each county for each of the legislative periods to be those shown in Section 3 of this Act.

Representatives assigned to each county for each of the five legislative periods shall be elected at the general election in the month of November next preceding the commencement of the respective legislative period.

Unless otherwise provided by law the representatives assigned to each county for each legislative period shall be nominated and elected at large by the electors of the respective counties.

SECTION 2. Legislative periods provided for in Section 1 of this Act shall cover these periods:

(a) The first legislative period shall begin on the 16th day after the general election in November, 1962, and end with

the 15th day after the general election in November, 1964.

(b) The second legislative period shall begin on the 16th day after the general election in November, 1964, and end with the 15th day after the general election in November, 1966.

(c) The third legislative period shall begin on the 16th day after the general election in November, 1966, and end with the 15th day after the general election in November, 1968.

(d) The fourth legislative period shall begin on the 16th day after the general election in November, 1968, and end with the 15th day after the general election in November, 1970.

(e) The fifth legislative period shall begin on the 16th day after the general election in November, 1970, and end with the 15th day after the general election in November, 1972.

SECTION 3. Until another apportionment of the House of Representatives shall be made in accordance with the terms of the Constitution and laws of Oklahoma, the House of Representatives shall be composed of the representation listed in the table below, and this representation shall be the legislative apportionment of the House of Representatives for each of the five periods, as established in Section 2 of this Act.

The legislative apportionment by legislative periods are hereby fixed as follows, subject, however, to such change as may be required by operation of Section 6 of this Act.

Counties	First Period	Second Period	Third Period	Fourth Period	Fifth Period
Adair	1	1	1	1	1
Alfalfa	1	1	1	1	1
Atoka	1	1	1	1	1
Beaver	1	1	1	1	1
Beckham	1	1	1	1	1
Blaine	1	1	1	1	1
Bryan	2	2	2	2	2
Caddo	2	2	2	2	2
Canadian	2	2	2	2	2

Carter	2	2	2	2	2
Cherokee	1	1	1	1	1
Choctaw	1	1	1	1	1
Cimarron	1	1	1	1	1
Cleveland	3	3	3	3	3
Coal	1	1	1	1	1
Comanche	4	4	4	4	4
Cotton	1	1	1	1	1
Craig	1	1	1	1	1
Creek	2	2	2	2	2
Custer	1	1	1	1	1
Delaware	1	1	1	1	1
Dewey	1	1	1	1	1
Ellis	1	1	1	1	1
Garfield	3	3	3	3	3
Garvin	2	2	2	2	2
Grady	2	2	2	2	2
Grant	1	1	1	1	1
Greer	1	1	1	1	1
Harmon	1	1	1	1	1
Harper	1	1	1	1	1
Haskell	1	1	1	1	1
Hughes	1	1	1	1	1
Jackson	2	2	2	2	2
Jefferson	1	1	1	1	1
Johnston	1	1	1	1	1
Kay	3	3	3	3	3
Kingfisher	1	1	1	1	1
Kiowa	1	1	1	1	1
Latimer	1	1	1	1	1
Le Flore	2	2	2	2	2
Lincoln	1	1	1	1	1
Logan	1	1	1	1	1
Love	1	1	1	1	1
McClain	1	1	1	1	1
McCurtain	2	2	2	2	2
McIntosh	1	1	1	1	1
Major	1	1	1	1	1
Marshall	1	1	1	1	1
Mayes	1	1	1	1	1
Murray	1	1	1	1	1
Muskogee	3	3	3	3	3
Noble	1	1	1	1	1
Nowata	1	1	1	1	1
Okfuskee	1	1	1	1	1
Oklahoma	7	7	7	7	7
Okmulgee	2	2	2	2	2
Osage	2	2	2	2	2
Ottawa	2	2	2	2	2
Pawnee	1	1	1	1	1
Payne	2	2	2	2	2

Pittsburg	2	2	2	2	2
Pontotoc	2	2	2	2	2
Pottawatomie	2	2	2	2	2
Pushmataha	1	1	1	1	1
Roger Mills	1	1	1	1	1
Rogers	1	1	1	1	1
Seminole	2	2	2	2	2
Sequoyah	1	1	1	1	1
Stephens	2	2	2	2	2
Texas	1	1	1	1	1
Tillman	1	1	1	1	1
Tulsa	7	7	7	7	7
Wagoner	1	1	1	1	1
Washington	2	2	2	2	2
Washita	1	1	1	1	1
Woods	1	1	1	1	1
Woodward	1	1	1	1	1
TOTAL	120	120	120	120	120

SECTION 4. (a) Oklahoma County shall be divided in seven (7) legislative districts as follows:

(1) Legislative District No. 1, Oklahoma County, shall contain the following described territory: Beginning at the intersection of May Avenue and Reno Street and extending along the center line of Reno Street to the center line of High Avenue; thence south to the center line of Southeast 15th Street, Oklahoma City; thence west to the center line of Western Avenue; thence south along the center line of Western Avenue to the center line of Southwest 29th Street, Oklahoma City; thence west to the center line of Pennsylvania Avenue; thence south to the center line of Grand Boulevard; thence west to the western boundary of Section 18, Township 11 North, Range 3 West; thence south of said boundary to the Cleveland County line; thence west to the intersection of the Oklahoma County line; thence north along the western boundary of Oklahoma County to the northwest corner of Deer Creek Township; thence east along the northern boundary of Oklahoma County to the intersection thereof with the Edmond Township; thence south along the western boundary of Range 3 West, to the corporate limits of Oklahoma City;

thence south on the center line of May Avenue to the center line of Reno Street and point of beginning.

(2) Legislative District No. 2, Oklahoma County, shall contain the following described territory: Beginning at the intersection of High and Reno Streets in Oklahoma City and extending north on the center line of High Avenue, or western boundary line of Section 35, Township 12 North, Range 3 West, to the intersection of Northeast 10th Street; thence east on the center line of Northeast 10th Street and Alice Street to the corporate limits of Oklahoma City; thence east on the southern boundary line of Section 25, Township 12 North, Range 3 West, to the western boundary of Crutchfield Township; thence east to the county line; thence south to the county line; thence west to the intersection of county line with the western boundary of Section 31, Township 11 North, Range 3 West; thence north along said line to the corporate limits of Oklahoma City or Grand Boulevard; thence east on center line of Grand Boulevard to Pennsylvania Avenue, Oklahoma City; thence north along center line of Pennsylvania Avenue to the center line of Southwest 29th Street; thence east to the center line of Western Avenue; thence

north to the center line of Southwest 15th Street; thence east to the center line of High Avenue or point of beginning.

(3) Legislative District No. 3, Oklahoma County, shall contain the following described territory: Beginning at the intersection of Pennsylvania Avenue and Northwest 36th Street, and extending east along the center line of Northwest 36th Street to the center line of Western Avenue; thence south along the center line of Western Avenue to the center line of Northwest 23rd Street; thence east along the center line of 23rd Street to the center line of Harvey Avenue; thence south along the center line of Harvey Avenue to the center line of Northwest 10th Street; thence west along the center line of Northwest 10th Street to the center line of Pennsylvania Avenue and thence north along said center line to Northwest 36th Street, or place of beginning.

(4) Legislative District No. 4, Oklahoma County, shall contain the following described territory: Beginning at the intersection of North Harvey Avenue and Northwest 23rd Street in Oklahoma City, and extending east along the center line of Northwest 23rd and Northeast 23rd Streets to Kelley Avenue; thence north along the center line on Kelley Avenue to its intersection with Northeast 50th Street; thence east along the center line of Northeast 50th Street to the western boundary of Crutcho Township; thence south along the western boundary of Crutcho Township to the center of Northeast 10th Street; thence west along the center line of Northeast 10th Street and Northwest 10th Street to the center line of North Harvey Avenue; thence north along the center line of North Harvey Avenue to the point of beginning.

(5) Legislative District No. 5, Oklahoma County, shall contain the following described territory: Beginning at the intersection of May Avenue, and Northwest 10th Street, and extending east along the center line of Northwest 10th Street and Northeast 10th Street to the center line of

Kelley Avenue; thence south along the center line of Kelley Avenue and High Street to the center line of Reno Avenue; thence west along the center line of Reno Avenue to the center line of May Avenue; thence North along the center line of May Avenue, to the center line of Northwest 10th Street or place of beginning.

(6) Legislative District No. 6, Oklahoma County, shall contain the following described territory: Beginning at the intersection of Northwest 23rd Street and Western Avenue; thence east along the center line of Northwest 23rd Street and Northeast 23rd Street to Kelley Avenue; thence north along the center line of Kelley Avenue to the intersection of Northeast 50th Street; thence east along the center line of Northeast 50th Street to the western boundary of Crutcho Township; thence south along the western boundary of Crutcho Township to its intersection with Northeast 10th Street; thence east along the center line of Northeast 10th Street extended to the Pottawatomie County line; thence north along the eastern boundary to Elk, Dewey and Luther Townships to the Logan County line; thence west along said line and the north line of Luther, Deepfork and Lincoln Townships to the Edmond Township line; thence south along the western boundary of Lincoln and Hartzell Townships to the Oklahoma Township line; thence west along said Township line to the center of North Western Avenue; thence south along the center line of North Western Avenue to the intersection of same with Northwest 23rd Street or the point of beginning.

(7) Legislative District No. 7, Oklahoma County, shall contain the following described territory: Beginning at the intersection of May Avenue and Northwest 10th Street and extending east along the center line of Northwest 10th Street to the center line of Pennsylvania Avenue; thence north along the center line of Pennsylvania Avenue to the center line of Northwest 36th Street; thence east along

the center line of Northwest 36th Street to the center line of Western Avenue; thence north along the center line of North Western Avenue to the corporate limits of Oklahoma City; thence north along the western boundary of Sections 9 and 4, Township 12 North, Range 3 West to the Britton Township line; thence east along the Britton Township line to the western boundary of Hartzell Township; thence north along the western boundary of Hartzell and Lincoln Township to the Logan County line; thence west six miles to the western boundary of Edmond Township; thence south along the western boundary of Edmond, Britton and Oklahoma Townships to the corporate limits of Oklahoma City; thence south to the center line of May Avenue, to the intersection of Northwest 10th Street or point of beginning.

(b) Garfield County shall be divided into three (3) legislative districts as follows:

(1) Legislative District No. 1 and Legislative District No. 2 shall consist of the City of Enid. Candidates in these districts shall be residents of such districts and shall be nominated in primary elections by the electors of these districts and elected in the general elections by the electors of these districts.

(2) Legislative District No. 3 shall consist of all of Garfield County not embraced in District No. 1 and District No. 2. Candidates in this district shall be residents of this district and shall be nominated and elected by the electors of the district.

(c) Creek County shall be divided into two (2) legislative districts as follows:

(1) Legislative District No. 1 shall include the City of Sapulpa, the Town of Kiefer, and the following townships: Mannford, Hazlip, Sapulpa, Kellyville, and Mounds.

(2) Legislative District No. 2 shall include the cities of Drumright and Britton and the following townships: Tiger,

Olive, Shannon, Depew, Britton, Sunny-slope, Lakeside, Newby, and Euchee.

Candidates in these districts shall be electors of such districts and shall be nominated in primary elections by the electors of these districts and elected in the general elections by the electors of the county at large.

(d) Le Flore County shall be divided into two (2) legislative districts as follows:

(1) Legislative District No. 1 shall include the following election precincts as now established or as may hereafter be changed or altered:

Cowlington Pct. No. 1, Tucker, Pct. No. 2, Spiro Pct. No. 1, Spiro Pct. No. 2, Spiro Pct. No. 3, Braden Pct. No. 1, Skulleyville Pct. No. 2, Pocola Pct. No. 1, Arkoma Pct. No. 2, Bokoshe Pct. No. 1, Bokoshe Pct. No. 2, Bokoshe Pct. No. 3, Milton Pct., Cameron Pct. No. 1, Williams Pct. No. 2, Rock Island Pct. No. 3, Tahona Pct. No. 4, Shady Point Pct. No. 1, Panama Pct. No. 2, Hill Pct. No. 1, Gilmore Pct. 2, Monroe Pct., Tarby Pct. No. 2, Fairview Pct. No. 3, Calhoun Pct. No. 1, Walls Pct. No. 2, Wister Pct. No. 1, Fanshawe Pct. No. 2, Kennedy Pct. No. 3.

(2) Legislative District No. 2 shall include the following election precincts as now established or as many hereafter be changed or altered:

Poteau City Ward No. 1, Poteau City Ward No. 2, Poteau City Ward No. 3, Poteau City Ward No. 4, Howe Pct. No. 1, Howe Pct. No. 2, Glendale, Howe Pct. No. 3, Oakridge Pct. No. 4, Heavener City Ward No. 1, Heavener City Ward No. 2, Heavener City Ward No. 3, Heavener City Ward No. 4, Summerfield Pct. No. 1, Le Flore Pct. No. 2, Heavener Twp. Pct. No. 2, Reichert Pct. No. 3, Norman Pct. No. 4, Independence Pct. No. 5, Conser Pct. No. 1, Hodgen Pct. No. 2, Hontubby Pct. No. 3, Stapp Pct. No. 4, Page Pct. No. 1, Haw Creek Pct. No. 2, Muse Pct. No. 1,

Big Cedar Pct. No. 2, Octavia Pct. No. 1, Cusher Pct. No. 2, Burkhart Pct. No. 3, Talihina Pct. No. 1, Forest Grove Pct. No. 2, Whitesboro Pct. No. 3, Forrester Pct. No. 6, Forest Hill Pct. No. 7, Midway Pct. (Monroe Twp).

(3) In order to file as a candidate in either district the candidate must have lived the six (6) months immediately preceding filing date in said district, and the candidates so filing shall be voted on in primary elections by the electors of their particular district, and shall be voted on in the general election by the electors of the county at large.

(e) Payne County shall be divided into two (2) legislative districts as follows:

(1) Legislative District No. 1 shall include the following townships as in existence at the time of the effective date of this Act: Rose, Pawnee, Cimarron, Mound, Eagle, Union, Indian, Clayton, Henry, and Glencoe.

(2) Legislative District No. 2 shall include all of Payne County not embraced in Legislative District No. 1, as created by this Act.

(3) Candidates in these districts shall be electors of such districts and shall be nominated in the primary elections by the electors of the respective district and elected in the general elections by the electors in the respective legislative district.

(f) Seminole County shall be divided into two (2) legislative districts as follows:

(1) Legislative District No. 1 shall be composed of the following townships: Red Mound, Brown, Miller, Lincoln, and Konawa.

(2) Legislative District No. 2 shall be composed of the following townships: Econtuchka and Wolf.

(3) Candidates in these districts shall be electors of such districts and shall be nominated in the primary elections by the electors of the respective district and elected in the general elections by the

electors in the respective legislative district.

SECTION 5. Title 14, O. S. 1951, § § 93 through 96, inclusive; Chapter 3, Title 14, Oklahoma Session Laws 1955, page 147; Chapter 3, Title 14, Oklahoma Session Laws 1957, page 84, and all laws or parts of laws in conflict herewith are hereby repealed; provided, however, that representatives elected pursuant to such statutes shall continue to hold office until the expiration of their elected terms.

SECTION 6. At the time and in the event the amendment to Article Five of the Oklahoma Constitution as proposed by House Joint Resolution No. 527 of the Twenty-eighth Oklahoma Legislature is approved by the people:

(a) Section 3 of this Act, upon the date of the approval of such constitutional amendment, shall be thereby and by such action amended to provide for apportionment for each legislative period of eleven (11) representatives for Oklahoma County and nine (9) representatives for Tulsa County and further amended by such action to make a total of one hundred twenty-six (126) representatives for each legislative period.

(b) Section 4(a) of this Act, upon the date of the approval of such constitutional amendment, shall be thereby and by such action amended to read as follows: Section 4(a). Oklahoma County shall be divided into eleven (11) legislative districts comprising the territories within the following described district limits:

(1) Legislative District No. 1 — Beginning at the point of intersection of the center line of Northwest 23rd Street and the center line of North May Avenue in Oklahoma City, thence west to the western Oklahoma County boundary, thence north to the intersection of the western Oklahoma County boundary and the center line of Northwest 63rd Street, thence east to the intersection of the center line of North May Avenue, thence south to the point of beginning.

(2) Legislative District No. 2 — Beginning at the point of intersection of the center line of the Santa Fe Railroad and the center line of the North Canadian River in Oklahoma City, thence south along the center line of the Santa Fe Railroad and Santa Fe Avenue to the southern Oklahoma County boundary, thence west to the intersection of the southernly Oklahoma County boundary and the center line of South Pennsylvania Avenue, thence north to the intersection of the center line of the North Canadian River, thence eastwardly along the center line of the North Canadian River to the point of beginning.

(3) Legislative District No. 3 — Beginning at the point of intersection of the center line of North 10th Street and the center line of North Harvey Avenue in Oklahoma City, thence west to the intersection of the center line of North Classen Boulevard, thence northerly along the center line of North Classen Boulevard to the intersection of the center line of Northwest 49th Street, thence due north to the intersection of the center line of Northwest 63rd Street, thence east to the intersection of the center line of North Broadway Avenue, thence south to the intersection of the center line of the Santa Fe Railroad in the vicinity of North 50th Street, thence south along the center line of the Santa Fe Railroad to the center line of Northwest 23rd Street, thence west along the center line of Northwest 23rd Street and Harvey Avenue, thence south along the center line of Harvey Avenue to the point of beginning.

(4) Legislative District No. 4 — Beginning at the point of intersection of the center line of North 10th Street and the center line of North Harvey Avenue in Oklahoma City, thence east to the intersection of the center line of the North Canadian River, thence northeasterly along the center line of the North Canadian River to the intersection of the center line of North Sooner Avenue extended, thence north to the intersection of the center line of Northeast 63rd Street ex-

tended, thence west to the intersection of the center line of North Broadway Avenue, thence south to the intersection of the center line of the Santa Fe Railroad in the vicinity of North 50th Street, thence south along the center line of the Santa Fe Railroad to the center line of North 23rd Street, thence west along the center line of Northwest 23rd Street to the center line of North Harvey Avenue, thence south along the center line of North Harvey Avenue to the point of beginning.

(5) Legislative District No. 5 — Beginning at the point of intersection of the center line of North Kelley Avenue and the center line of Northeast 10th Street in Oklahoma City, thence south to the intersection of the center line of the North Canadian River, thence westerly along the center line of the North Canadian River to the western Oklahoma County boundary, thence north to the intersection of the center line of Northwest 23rd Street extended, thence east to the intersection of the center line of North May Avenue, thence south to the intersection of the center line of Northwest 10th Street, thence east to the point of beginning.

(6) Legislative District No. 6 — Beginning at the point of intersection of the center line of the North Canadian River and the center line of Northeast 10th Street in Oklahoma City, thence east to the eastern Oklahoma County boundary, thence north to the northeast corner of Oklahoma County, thence west to the northwest corner of Section 3, Township 14 North, Range 3 West, thence south to the intersection of the center line of North Broadway Avenue and the center line of North 63rd Street, thence east to the intersection of the center line of North Sooner Road extended, thence south to the intersection of the center line of the North Canadian River, thence southwesterly along the center line of the North Canadian River to the point of beginning.

(7) Legislative District No. 7 — Beginning at the point of intersection of the center line of North Broadway Avenue and

the center line of North 63rd Street in Oklahoma City, thence north to the northern Oklahoma County line, thence west to the northwest corner of Oklahoma County, thence south to the intersection of the center line of Northwest 63rd Street, thence east to the point of beginning.

(8) Legislative District No. 8 — Beginning at the point of intersection of the center line of North Classen Boulevard and the center line of Northwest 10th Street in Oklahoma City, thence northerly along the center line of North Classen Boulevard to the intersection of the center line of Northwest 49th Street, thence due north to the intersection of the center line of Northwest 63rd Street, thence west to the intersection of the center line of North May Avenue, thence south to the intersection of the center line of Northwest 10th Street, thence, east to the point of beginning.

(9) Legislative District No. 9 — Beginning at the point of intersection of the center line of the South Canadian River and the center line of South Pennsylvania Avenue in Oklahoma City, thence south to the southern Oklahoma County boundary, thence west to the southwest corner of Oklahoma County, thence north to the intersection of the center line of the South Canadian River, thence easterly along the center line of the South Canadian River to the point of beginning.

(10) Legislative District No. 10 — Beginning at the point of intersection of the center line of Northeast 10th Street and the center line of North Kelley Avenue in Oklahoma City, thence south to the center line of the South Canadian River, thence southwesterly along the center line of the South Canadian River to the intersection of the center line of the Santa Fe Railroad, thence south along the center line of the Santa Fe Railroad and South Santa Fe Avenue to the southern Oklahoma County boundary, thence east to the intersection of the center line of South Sooner Road, thence north to the intersection of

the center line of Northeast 10th Street, thence west to the point of beginning.

(11) Legislative District No. 11—Beginning at the point of intersection of the center line of Northeast 10th Street and the center line of North Sooner Avenue in Oklahoma City, thence south to the south Oklahoma County boundary thence east to the southeast corner of Oklahoma County, thence north to the center line of Northwest 10th Street extended, thence west to the point of beginning.

SECTION 7. If any section, paragraph, sentence, line, figure or phrase of this Act shall be declared unconstitutional or void for any reason, such fact shall not in any way affect the remaining sections, paragraphs, sentences, lines, figures or phrases of this Act, but the same shall continue in full force and effect.

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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Lollar,	Sare,
Chairman	Chairman
Colston	Batson
Garrison	Howze
Garvin	Wilhelm
Ham	Skaggs
Shoemaker	Etling
Pitcher	Patterson
McSpadden	Fowler

HB 1033, 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: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin,

Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Allen, Baldwin, Garrison, Graves, Land, Rogers, Romang.—7.

Excused: Boecher, Kerr, McSpadden, Morford.—4.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Allen, Baldwin, Garrison, Graves, Land, Rogers, Romang.—7.

Excused: Boecher, Kerr, McSpadden, Morford.—4.

The emergency was declared passed.

HB 1033, together with 2nd Conference Committee Report thereon, was ordered returned to Honorable House.

President Pro Tempore Collins presiding.

PENDING SENATE ACTION

Senator Rogers called up for consideration **SCR 52**, as amended, which was read at length as follows, adopted upon his motion and referred for engrossment:

SENATE CONCURRENT RESOLUTION NO. 52—By Rogers, Ham, Belvin, Payne, and Kerr.

A CONCURRENT RESOLUTION RELATING TO THE STATE CAPITOL BUILDING AND THE CONSTRUCTION OF A DOME THEREON; AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO ACCEPT GIFTS, GRANTS, AND DONATIONS FOR SAID PURPOSE; DIRECTING SAID BOARD TO ERECT A SUITABLE PLAQUE WITH THE

NAMES OF ALL DONORS TO BE INSCRIBED THEREON; AND DECLARING AN EMERGENCY.

WHEREAS, Oklahoma is a young state with a colorful, proud past and a great future limited only by the vision and vigor of her citizens; and

WHEREAS, “from teepees to towers in half a century” is the dramatic record of Oklahoma, a young and thriving state but old in song and story and rich in lore and tradition; and

WHEREAS, to native Oklahomans and visitors alike, our beautiful State Capitol—a structure of grace and dignity, with a base of enduring Oklahoma granite—is the most distinctive visible symbol of the Sooner State and is visited annually by thousands of persons; and

WHEREAS, original plans for said Capitol Building included the construction of a dome; and

WHEREAS, for reasons of practical economy said dome has never been constructed; and

WHEREAS, the progressive multi-lane development of Lincoln Boulevard as it approaches the State Capitol and the construction of two beautiful, modern office buildings, as part of a long-range master plan, will further enhance the dignity of Oklahoma’s seat of government; and

WHEREAS, these monuments of progress highlight the significant need for completing Oklahoma’s State Capitol by the construction of a dome thereon; and

WHEREAS, such construction, reaching skyward on the Oklahoma horizon, will point our way into the frontiers of space, signifying our confidence in Oklahoma’s future;

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH OKLAHOMA LEGISLATURE, THE HOUSE OF REPRESENTATIVES CONCURRING THEREIN:

SECTION 1. The State Board of Public

Affairs, on behalf of the State of Oklahoma, is hereby authorized to enter into agreements and to accept gifts, grants, and donations from any person, firm, or corporation, or any group of persons, for the specific purpose of constructing a suitable dome for the State Capitol Building and to expend all monies so received for said purpose. As a condition of acceptance of said gifts, grants, and donations the Board shall agree and is hereby directed to provide for the erection of a suitable plaque in an appropriate location with the names of all donors to be inscribed thereon.

SECTION 2. In no event shall the construction of said dome be commenced until all necessary monies for said construction have been collected.

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 resolution shall take effect and be in full force from and after its passage and approval.

MESSAGES FROM THE HOUSE

Returning following Bill, together with Second Conference Committee Report thereon, advising adoption of Second Conference Committee Report and passage of Measure as amended: Engrossed **SB 179**.

The above numbered Bill as amended in Conference, was referred for enrollment.

Senator Garvin raised a question of "no quorum".

The Presiding Officer ordered the roll called, following which he declared a quorum was present.

PENDING CONSIDERATION OF HAS

Senator Field moved that the Senate refuse to concur in the **HAS** to **SB 424**, and request a conference thereon, referring the bill to the General Conference Committee on Appropriations, which motion prevailed.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 73**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

RESOLUTION

By unanimous consent, upon request of Senator Allen, the following Resolution was introduced, read at length, adopted upon his motion and ordered referred for enrollment:

SENATE RESOLUTION NO. 64—By Allen.

A RESOLUTION REQUESTING THE EXECUTIVE COMMITTEE OF THE LEGISLATIVE COUNCIL TO ASSIGN TO THE APPROPRIATE COMMITTEE A STUDY OF THE ANNEXATION AND DEANNEXATION OF AREAS TO CITIES AND TOWNS.

WHEREAS, Problems of city growth and the annexation of areas adjacent to existing city limits are a matter of vital concern to the cities and towns of Oklahoma; and

WHEREAS, Protection from encoachment of undesirable development of areas adjacent to existing cities and towns is likewise a matter of concern for further expansion of cities and towns in Oklahoma; and

WHEREAS, The owners of land adjacent to existing cities and towns are concerned with the inclusion of their property within the incorporated limits; and

WHEREAS, The benefits conferred and the affect upon the valuation of annexed territory in relation to the possible change in tax structure of such property is a subject for study for future information of the Legislature.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY-EIGHTH SESSION OF THE OKLAHOMA LEGISLATURE:

SECTION 1. That the Executive Com-

mittee of the Legislative Council is requested to assign to the appropriate standing or special committee for study during the interim Legislative period of the Twenty-eighth Session, the subject of annexation and deannexation of areas near or adjacent to the corporate limits of cities and towns; and to report the results of their findings and any suggested legislation which may be desirable to the Executive Committee for approval or rejection on recommended action to the next session of the Legislature.

PENDING SENATE CONSIDERATION

HCR 567 was read as follows and adopted upon motion of Senator Shoemaker:

ENGROSSED HOUSE CONCURRENT RESOLUTION NO. 567 — By Judiciary Committees of the House and Senate.

A CONCURRENT RESOLUTION DIRECTING THE EMPLOYMENT OF TWO (2) QUALIFIED ATTORNEYS TO ASSIST THE OFFICE OF THE ATTORNEY GENERAL FOR SPECIFIED PURPOSES; PROVIDING FOR THE EMPLOYMENT OF ONE (1) ATTORNEY BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES AND FOR THE EMPLOYMENT OF ONE (1) ATTORNEY BY THE PRESIDENT PRO TEMPORE OF THE SENATE FOR THEIR RESPECTIVE HOUSES; PROVIDING THAT SAID ATTORNEYS SHALL BE PAID A REASONABLE FEE FOR THEIR SERVICES; PROVIDING THAT SAID FEES SHALL BE PAID FROM FUNDS HERETOFORE APPROPRIATED FOR THE EXPENSES OF THE RESPECTIVE HOUSES OF THE LEGISLATURE ON CLAIMS APPROVED BY THE SPEAKER OF THE HOUSE OF REPRESENTATIVES OR THE PRESIDENT PRO TEMPORE OF THE SENATE, AS THE CASE MAY BE; AND DECLARING AN EMERGENCY.

WHEREAS, an action has been instituted in the United States District Court for the Northern District of Oklahoma, styled Blunt Martin, Bessie S. Bennett, et al.,

Plaintiffs, vs. George Key, Paul Darrough, Jr., Leo Winters, Walt Allen, et al., as Defendants, same being Civil No. 5211 in said Court; and

WHEREAS, one hundred and seven (107) members of the Senate and House of Representatives, among others, are named as defendants; and

WHEREAS, the welfare and the sovereign interests of the State of Oklahoma have been challenged by said action; and

WHEREAS, due to the importance of said lawsuit it is necessary and proper that a defense be made to the same; and

WHEREAS, the Attorney General of the State of Oklahoma is charged in his official capacity to represent and defend the State of Oklahoma and the officers and employees thereof acting in their official capacity; and

WHEREAS, this extraordinary legal action involves many persons who are officers of the State; and

WHEREAS, the limited staff of the office of the Attorney General is presently involved in legal work required by the Constitution and laws of the State of Oklahoma, which activities consume more than the normal, expected working hours, and thereby renders difficult and inadequate the preparation of a defense to this action, without additional assistance.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA THE SENATE CONCURRING THEREIN:

SECTION 1. The Speaker of the House of Representatives and the President Pro Tempore of the Senate shall each employ a qualified attorney to assist the office of the Attorney General in the preparation and defense of the action filed in the United States District Court for the Northern District of Oklahoma, styled Blunt Martin, Bessie S. Bennett, et al., Plaintiffs, vs. George Key, Paul Darrough, Jr., Leo Winters, Walt Allen, et al., as De-

fendants, same being Civil No. 5211 in said Court.

SECTION 2. Attorneys employed as authorized and directed herein shall be paid a reasonable fee from funds heretofore appropriated for the expenses of the respective houses of the Legislature on claims approved by the Speaker of the House of Representatives or the President Pro Tempore of the Senate, as the case may be.

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 Resolution shall take effect and be in full force from and after its passage and approval.

Engrossed **HCR 567** was properly signed and ordered returned to the Honorable House.

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:

HB 1100—Appropriations and Budget.

Upon motion of Senator Field, the Senate was declared at ease.

The Senate reassembled, with Senator Stevenson presiding.

Senator Rogers presiding.

Senator Garrison presiding.

Senator Land presiding.

Senator Trent presiding.

President Nigh presiding.

MESSAGE FROM THE HOUSE

Advising Conference granted on Engrossed **SB 424** and referring the Bill to the General Conference Committee on Appropriations.

Advising further Conference granted on Engrossed **SB 143** and referring the Bill to the General Conference Committee on Appropriations.

Senator Allen raised the question of "No quorum", following which the President ordered the roll called and declared a quorum was present.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 679 correctly engrossed.

SB 179 correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 679** were properly signed and ordered returned to the Honorable House.

Enrolled **SB 179**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION

Senator Cobb moved that all House Bills on General Order be stricken, which motion by unanimous consent, he withdrew.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 525**, **HBs 772, 925, 1033, 1091, 1223, 1225, 1231, 1234**.

The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 889 by Veterans' and Military Affairs was read and considered.

Upon motion of Senator Tipps **HB 889** was advanced to engrossment.

By unanimous consent, upon request of Senator Tipps, **HB 889** was placed upon third reading and final passage.

THIRD READING

HB 889 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Boecher, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham,

Hamilton, Land, Lollar, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—28.

Nay: Berrong.—1.

Excused: Baldwin, Cartwright, Cobb, Collins, Cowden, Easterly, Garrison, Harris, Kerr, McClendon, McSpadden, Morford, Pazoureck, Pitcher, Wilson (Beckham).—15.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Baldwin, Cartwright, Cobb, Collins, Cowden, Easterly, Garrison, Harris, Kerr, McClendon, McSpadden, Morford, Pazoureck, Wilson (Beckham).—14.

The emergency was declared passed.

HB 889 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 964 by Burkett et al was read and considered.

Upon motion of Senator Bailey, **HB 964** was advanced to engrossment.

By unanimous consent, upon request of Senator Bailey, **HB 964** was placed upon third reading and final passage.

THIRD READING

HB 964 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Colston, Dacus, Field, Fine, Garvin, Graves, Ham, Hamilton, Land, Lollar, McColgin, Payne,

Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—29.

Excused: Baldwin, Cartwright, Cobb, Collins, Cowden, Easterly, Garrison, Grantham, Harris, Kerr, McClendon, McSpadden, Morford, Pitcher, Wilson (Beckham).—15.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Field, Fine, Garvin, Graves, Ham, Hamilton, Land, Lollar, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Excused: Baldwin, Cartwright, Collins, Cowden, Easterly, Garrison, Grantham, Harris, Kerr, McClendon, McSpadden, Morford, Pitcher, Wilson (Beckham).—14.

The emergency was declared passed.

HB 964 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 663 by Committee on Education—Common was read and considered.

Senator Bailey moved to amend **HB 663**, line 3, page 5, by adding after the word "grade" the following: "subject, activity and facilities"; and on line 4, page 5, strike the words "is entitled" and insert the words "desires" and after the word "pursue" and before the word "and" insert the words "utilize or engage in" which amendment was tabled upon motion of Senator Hamilton.

Upon motion of Senator Hamilton, **HB 663**, as amended, was advanced to engrossment.

Senator Hamilton asked unanimous consent, which was granted, that **HB 663**, as amended, be considered engrossed and placed upon third reading and final passage.

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: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson Stipe, Tipps, Trent, Wilson (Greer).—33.

Excused: Allen, Baldwin, Cartwright, Cowden, Easterly, Garrison, Harris, Kerr, McSpadden, Morford, Wilson (Beckham).—11.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Dacus, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson Stipe, Tipps, Trent, Wilson (Greer).—33.

Excused: Allen, Baldwin, Cartwright, Cowden, Easterly, Garrison, Harris, Kerr, McSpadden, Morford, Wilson (Beckham).—11.

The emergency was declared passed.

HB 663, as amended, was referred for engrossment.

GENERAL ORDER

HB 950 by Hurst was read and considered.

Senator Wilson (Greer) moved to amend **HB 950**, line 15, page 3, by inserting after the word "parolees" and before the word "who" the following: "of the Oklahoma State Reformatory" and correct the title to conform, which amendment was declared adopted.

Senator Wilson (Greer) moved to

amend **HB 950**, line 11, page 3, by striking the words to and including the word "concerned" and inserting in lieu the following: "Oklahoma State Reformatory" and correct the title to conform, which amendment was declared adopted.

Upon motion of Senator Wilson (Greer), **HB 950**, as amended, was advanced to engrossment.

Upon motion of Senator Wilson (Greer), the rules of the Senate were suspended and **HB 950**, as amended, 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: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—34.

Excused: Allen, Cartwright, Easterly, Fine, Garrison, Kerr, McSpadden, Morford, Stevenson, Wilson (Beckham).—10.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Field, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—34.

Excused: Allen, Cartwright, Easterly, Fine, Garrison, Kerr, McSpadden, Morford, Stevenson, Wilson (Beckham).—10.

The emergency was declared passed.

HB 950, as amended, was referred for engrossment.

PENDING CONSIDERATION OF HOUSE REQUEST

Upon motion of Senator Field, the request of the Honorable House for a Conference on **HB 1079** was ordered granted and the President Pro Tempore appointed the following Senate Conferees thereunder:

HB 1079: Shoemake, Stipe and Fine.

GENERAL ORDER

HB 1135 by Massey was read and considered.

Senator Belvin moved to amend **HB 1135**, line 8, page 4, by adding after the word "election" the following: "Provided that if all the area to be annexed from one county to another county is less than 50% of the entire school district, such annexation shall be made upon approval at an election of a majority of the school district electors voting at such election", which amendment was declared adopted.

Senator Cobb moved that further consideration of **HB 1135**, as amended, be indefinitely postponed.

Senator Belvin moved to table the Cobb motion, which motion failed of adoption.

The vote occurring on the Cobb motion, it was declared adopted.

GENERAL ORDER

HB 603 by Richeson et al was read and considered.

Upon motion of Senator Payne, **HB 603** was advanced to engrossment.

By unanimous consent, upon request of Senator Payne, further consideration of **HB 603** was deferred temporarily.

REPORT OF ENGROSSED AND ENROLLED BILLS

HBs 675, 1054, 1227, 1232, SCR 52 each correctly engrossed.

SRs 62, 63, 64, SCR 51, 53, 54 and **SB 88** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HBs**

675, 1054, 1227 and 1232, each as amended, were properly signed and ordered returned to the Honorable House.

Senator Rogers presiding.

Engrossed **SCR 52** was properly signed and ordered transmitted to the Honorable House for consideration.

The President presiding.

Enrolled **SRs 62, 63, 64** were properly signed and ordered referred to the Secretary of State.

Enrolled **SCRs 51 and 53** were properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Harris presiding.

Enrolled **SCR 54** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

The President presiding.

Enrolled **SB 88**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

COMMUNICATION

The following Telegram from Norman P. Bagwell, Vice President of WKY and WKY-TV, addressed to the President of the Senate, was read:

"The Management and Staff of WKY are deeply grateful for the Resolution passed by the distinguished members of the Oklahoma State Senate yesterday afternoon. The Stations have received many honors but I can assure you we consider this a signal honor. Our sincere thanks to you and your distinguished colleagues."

GENERAL ORDER

HB 604 by Richeson et al was read and considered.

Upon motion of Senator Hamilton, **HB 604** was advanced to engrossment.

By unanimous consent, upon request of Senator Hamilton, **HB 604** was placed upon third reading and final passage.

Senator Rogers presiding.

THIRD READING

HB 604 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Cobb, Romang.—2.

Excused: Easterly, Kerr, McSpadden, Morford, Pitcher.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Nay: Cobb, Romang.—2.

Excused: Easterly, Kerr, McSpadden, Morford, Pitcher.—5.

The emergency was declared passed.

HB 604 was properly signed and ordered returned to Honorable House.

The President presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 55 and **56** each correctly engrossed.

SBs 77, 93, 94, 194, 258, 282 and **410** each correctly enrolled.

Engrossed **SCRs 55** and **56** were properly signed and ordered transmitted to the Honorable House for consideration.

Enrolled **SBs 77, 93, 94, 194, 258, 282** and

410 were, after fourth reading, properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

MOTION

Senator Cobb moved that all House Bills under General Order be stricken from the Calendar.

Senator Stipe moved to amend the Cobb motion by excepting **HB 1118**.

By unanimous consent, Senators Stipe and Cobb withdrew their motions.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 938** and **972**, each as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 179**.

The above numbered Enrolled Bills and/or Resolutions were referred to the Governor for consideration.

GENERAL ORDER

HB 517 by Levergood et al was read and considered.

Upon motion of Senator Stipe, **HB 517** was advanced to engrossment.

By unanimous consent, upon request of Senator Stipe, **HB 517** was 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham).—37.

Excused: Cartwright, Collins, Garvin, Kerr, McSpadden, Morford, Wilson (Greer).—7.

The bill was declared passed.
HB 517 was properly signed and ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 964**.
The above numbered Enrolled Bills and/or Resolutions were, after fourth reading, properly signed and ordered returned to the Honorable House.

THIRD READING

HB 506 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Baldwin, Belvin, Boecher, Bohannon, Cobb, Cowden, Dacus, Field, Fine, Garrison, Grantham, Graves, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Romang, Shoemake, Stipe, Trent.—22.

Nay: Allen, Bailey, Berrong, Breeden, Easterly, Garvin, Ham, Hamilton, Harris, Land, Ritzhaupt, Rogers, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—16.

Excused: Cartwright, Collins, Colston, Kerr, McSpadden, Morford.—6.

The bill was declared failed of passage.

GENERAL ORDER

HB 510 by Levergood et al was read and considered.

Senator Shoemake asked to be shown as co-author of **HB 510**, which was the order.

Upon motion of Senator Shoemake, **HB 510** was advanced to engrossment.

By unanimous consent, upon request of Senator Shoemake, **HB 510** was 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: Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Field, Fine, Grantham, Graves, Ham, Hamilton, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—28.

Nay: Allen, Berrong, Easterly, Garvin, Wilson (Beckham), Wilson (Greer).—6.

Excused: Bailey, Collins, Garrison, Harris, Kerr, Lollar, McSpadden, Morford, Pitcher, Rogers.—10.

The bill was declared passed.

HB 510 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

HB 904 by Priebe et al was read and considered.

Upon motion of Senator Graves, **HB 904** was advanced to engrossment.

By unanimous consent, upon request of Senator Graves, **HB 904** was 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: Bailey, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Allen, Belvin, Collins.—3.

Excused: Kerr, McSpadden, Morford, Pitcher, Rogers.—5.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Baldwin, Berrong, Boecher,

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Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Allen, Belvin, Collins.—3.

Excused: Kerr, McSpadden, Morford, Pitcher, Rogers.—5.

The emergency was declared passed.

HB 904 was properly signed and ordered returned to Honorable House.

President Pro Tempore Collins presiding.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 663 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 663**, as amended, were properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1250 by McCune et al was read and considered.

Senator Wilson (Beckham) moved to amend **HB 1250**, line 10, page 2, by adding after the word "to" and before the word "require" the following: "request and if sufficient funds are available as determined by the Agency, Department, Board or Commission to".

Senator Cowden presiding.

Senator Ham moved to table the Wilson (Beckham) amendment, which motion failed of adoption upon a roll call as follows:

Aye: Cowden, Dacus, Fine, Grantham, Graves, Ham, Hamilton, Land, McClendon, McColgin, Payne, Pazoureck, Pitcher, Rogers, Shoemake, Trent.—16.

Nay: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Easterly, Field, Garrison, Garvin, Harris, Lollar, Ritz-

haupt, Romang, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—24.

Excused: Bailey, Kerr, McSpadden, Morford.—4.

The vote occurring on the Wilson (Beckham) amendment, it was declared adopted.

Senator Breeden moved to amend **HB 1250**, line 3, page 3, by adding after the word "Act" the following: "No state agency paying rent to private property owners shall be charged any more for space in the new office buildings than that said private owners at the time they are required to move" which motion was tabled upon motion of Senator Tipps.

Senator Fine moved to amend **HB 1250**, line 3, page 3, by adding after the word "Act" the following: "The Oklahoma Bar Association, as a state required fee-supported legal agency, shall be required to move into the state office building" which amendment by unanimous consent he withdrew.

Senator Allen moved to amend **HB 1250**, line 3, page 3, by adding after the word "Act" the following "Provided that any office shall not be required to move from any city or county where it is now located" which amendment was tabled upon motion of Senator Ham.

Senator Cobb moved to amend **HB 1250**, line 16, page 5, by adding after the word "Affairs" the following: "The Wildlife Conservation Commission and all functions of that Department are prohibited from moving into the new Capitol Office Buildings" which amendment was declared adopted.

Senator Baldwin moved to amend **HB 1250**, line 18, page 3, by adding after the word "Commission" and before the word "and" the following "The Oklahoma Highway Commission and Department", which amendment was declared adopted.

Upon motion of Senator Ham, **HB 1250**, as amended, was advanced to engrossment.

By unanimous consent, further consideration of **HB 1250**, as amended, was deferred temporarily.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 679**, as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SBs 77, 88, 93, 94, 194, 258, 282, 410**.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled **SCRs 51, 53, 54**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

MESSAGE FROM THE GOVERNOR

The following VETO Message from the Governor was received and read:
"Gentlemen:

I have vetoed Enrolled **SB 179**, by Ritzhaupt and Breeden, entitled:

AN ACT RELATING TO SENATORIAL DISTRICTS, ETC., AND DECLARING AN EMERGENCY, and herewith return the same to you without approval because: It is in direct conflict, in my opinion, with Article 5, Section 9 (a) of the Constitution of the State of Oklahoma.

BY THE GOVERNOR
OF THE STATE OF OKLAHOMA:
S/ J HOWARD EDMONDSON."

Senator Lollar moved, notwithstanding the Veto of the Governor, Enrolled **SB 179** become a law, and that the vote be now reconsidered.

Upon motion of Senator Hamilton, the previous question was ordered put.

On the question, "Shall Enrolled **SB 179** become a law, notwithstanding the veto of the Governor, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne,

Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Baldwin, Garrison, Garvin, Land, Rogers, Romang.—6.

Excused: Allen, Cartwright, Kerr, McSpadden, Morford.—5.

The Presiding Officer declared the Lollar motion had received a two-thirds constitutional majority vote of the members elected to and constituting the Senate, thereby overriding the Veto of the Governor of Enrolled **SB 179**.

On the question, "Shall Enrolled **SB 179** become an emergency measure, notwithstanding the veto of the Governor, the roll call resulted as follows:

Aye: Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Grantham, Graves, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—33.

Nay: Baldwin, Garvin, Land, Rogers, Romang, Wilson (Beckham).—6.

Excused: Allen, Cartwright, Kerr, McSpadden, Morford.—5.

The Presiding Officer declared the emergency section to Enrolled **SB 179** passed, it having received a three-fourths constitutional majority vote of the members elected to and constituting the Senate, and that Enrolled **SB 179**, notwithstanding the veto of the Governor, passed as an emergency measure.

Enrolled **SB 179**, together with veto message of the Governor, were ordered transmitted to the Honorable House for consideration.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 950 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 950**, as amended, were properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 604, 889, 972.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

The Senate was declared at ease.

The Senate reassembled, with Senator Bailey presiding.

MESSAGES FROM THE HOUSE

Advising adoption of and returning Engrossed **SCR 52**, co-authored by Baggett, McCarty, Keyes, Andrews, Skaggs, Blankenship, Taggart, Nichols (Seminole), Lance, Poynor, Shipley, McCue, Harper, Green, Richardson, McChristian, Patterson, Cole, Howze, Reneau; **SCR 55**, co-authored by Baggett, McCarty, Skaggs and the entire membership of the House; **SCR 56.**

The above numbered **SCRs** were ordered referred for enrollment.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HBs 675, 950, 1054, 1227, 1232**, each as amended.

MESSAGE FROM THE HOUSE

Advising the House of Representatives had passed **SB 179** by a vote of 82 Ayes, 32 Nays on the bill and a vote of 93 Ayes and 21 Nays on the emergency notwithstanding the veto of the Governor of the State of Oklahoma, and returning the bill along with a copy of the Governor's Veto Message regarding same.

Enrolled **SB 179** was ordered filed with the Secretary of State.

REFERRING FURTHER TO HB 1250:

Upon motion of Senator Ham, the vote was reconsidered by which **HB 1250**, as amended, was advanced to engrossment.

GENERAL ORDER

HB 1250, as amended, was considered further.

Senator Ham moved to amend **HB 1250**, as amended, by striking all of said bill except Section 3 and the emergency section and amending the title to conform, which amendment was declared adopted.

Upon motion of Senator Ham, **HB 1250**, as amended, was advanced to engrossment.

Senator Ham moved that the rules be suspended and **HB 1250**, as amended, be considered engrossed and placed upon third reading and final passage.

The President presiding.

Senator Ham asked unanimous consent, which was granted, that the vote be reconsidered by which **HB 1250**, as amended, was advanced to engrossment.

GENERAL ORDER

HB 1250, as amended, was considered further.

Senator Fine asked unanimous consent, which was granted, that further consideration of **HB 1250** be deferred temporarily.

Senator Pitcher presiding.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 510, 517, 904.**

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

GENERAL ORDER

HB 1118 by Legal and Fiscal Advisory Committee and Goodfellow was read and considered.

Senator Shoemaker moved to amend **HB 1118**, line 3, page 1, by striking the word and figure "three (3)" and inserting the word and figure "one (1)", which amendment was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, line 1, page 2, by striking the word "employee" and inserting the words "employee but not", which amendment was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, line 2, page 2, by inserting the word "and" after the word "as", which amendment was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, line 11, page 2, by inserting the word "Such" before the word "Undercover", which amendment was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, line 13, page 2, by striking the word "Chief" and inserting the figure "1", and striking the figures "7600.00" and inserting the figures "6600.00", which amendment was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, by striking line 12, page 2, which amendment was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, line 3, page 5, by adding a new Section 2 and renumbering succeeding Sections, said Section 2 to read as follows: "Section 2. The Undercover Agent provided herein shall replace one of the present agents or inspectors now provided by law", which amendment was declared adopted.

Senator Shoemaker moved that the word "agents" be changed to read "agent" wherever it appears in the Bill, which motion was declared adopted.

Senator Shoemaker moved to amend **HB 1118**, line 1, page 4, by striking sub-section "(c)" and renumbering succeeding subsections, which amendment was declared adopted.

Upon motion of Senator Shoemaker, **HB 1118**, as amended, was advanced to engrossment.

Upon motion of Senator Shoemaker, the rules of the Senate were suspended and **HB 1118**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1118 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Bailey, Bohannon, Breeden, Cobb, Colston, Dacus, Fine, Garrison, Graves, Ham, Lollar, McColgin, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent.—22.

Nay: Allen, Baldwin, Berrong, Boecher, Cartwright, Easterly, Field, Garvin, Grantham, Hamilton, Harris, Land, McClendon, Ritzhaupt, Wilson (Greer).—15.

Excused: Belvin, Collins, Cowden, Kerr, McSpadden, Morford, Wilson (Beckham).—7.

The bill was declared failed of passage.

Senator Shoemaker asked that the work of the Senate cease for a few moments, in order that gifts, on behalf of the Senate, might be presented to several of its officers during the 28th session, which was the order.

Senator Lollar, after expressing the appreciation of the Senate for a "job well done" presented to President Pro Tempore Collins a Clock Radio and desk set, following which the President Pro Tempore expressed sincere thanks for the gifts and his deep gratitude for help given him by members of the Senate during this session.

Senator Wilson (Greer), on behalf of the Senate, presented a Transistor Radio to Senator Field, Majority Floor Leader, following which Senator Field thanked the Senate for the gift and for the cooperation extended him in his position, as Floor Leader.

Senator Pitcher presented to Senator McSpadden, the Assistant Majority Floor Leader, on behalf of the Senate, a very fine piece of luggage, for which Senator McSpadden expressed sincere thanks.

On behalf of the Senate, Senator Bailey presented to Senator Tipps, Chairman of the Committee on Employment and Printing, and Senator Garrison presented to Senator Breeden, Minority Floor Leader, similar pieces of fine luggage, for which

both Senator Tipps and Senator Breeden expressed their deep appreciation.

On behalf of the Senate, Senator Garvin, in his own kind way, presented a strand of cultured pearls to the Chief Journal Clerk, Miss W. E. (Bill) Shipley, whose services have extended from 1923.

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 527**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HJR 527** was read and adopted upon motion of Senator Lollar:

Mr. Speaker

and

Mr. President:

We, your General Conference Committee on Reapportionment to whom was referred House Joint Resolution No. 527 by Howze and Wilhelm entitled:

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION A PROPOSED AMENDMENT TO SECTION 10 OF ARTICLE V OF THE CONSTITUTION,

beg leave to report that we had the same under consideration and herewith return the same with the following recommendation:

That the Conference Committee Substitute attached hereto be adopted:

Conference Committee Substitute for

HOUSE JOINT RESOLUTION NO. 527—
By Howze and Wilhelm.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION A PROPOSED AMENDMENT TO SECTION 10 OF ARTICLE V OF THE CONSTITUTION OF THE STATE OF OKLAHOMA BY

PROVIDING A FORMULA AND METHOD FOR APPORTIONMENT OF MEMBERSHIP OF THE HOUSE OF REPRESENTATIVES; RELATING TERM OF OFFICE; VESTING ORIGINAL JURISDICTION IN OKLAHOMA SUPREME COURT; REPEALING SECTIONS 12, 13, 14, 15 AND 16 OF ARTICLE V; AND SUBMITTING PROPOSED AMENDMENT AT A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE TWENTY-EIGHTH 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 10, Article V, of the Constitution of Oklahoma:

Section 10. The House of Representatives shall consist of the number of Representatives as determined by the formula and procedure set forth herein. Members of the House of Representatives shall hold office for two (2) years beginning sixteen (16) days after the General Election at which they are elected.

The apportionment for members of the House of Representatives shall be made by the State Election Board within thirty (30) days after the promulgation by the Governor of the certified totals of the number of inhabitants of each county according to the Eighteenth (1960) Federal Decennial Census and each subsequent decennial census made by the United States Government. The number of members of the House of Representatives to which each county shall be entitled shall be determined according to the following formula:

a. The total population of the State as ascertained by the applicable Federal Decennial Census shall be divided by the number one hundred and the quotient shall be the ratio of representation in the House of Representatives for the next ten years succeeding such determination.

b. Every county having a population less than one full ratio shall be assigned one Representative; every county containing an entire ratio shall be assigned two Representatives; every county containing a population of two entire ratios shall be assigned three Representatives; and every county containing a population of three entire ratios shall be assigned four Representatives.

After the first four Representatives, a county shall qualify for additional representation on the basis of two complete ratios of population for each additional Representative entitlement.

In the event of failure of the State Election Board to apportion the House of Representatives as herein provided, the Oklahoma State Supreme Court shall have original jurisdiction to hear mandamus or other actions against the State Election Board to force such apportionment.

From and after the State Election Board determination of the number of Representatives for which each county is entitled and assigned, a certified list shall be made and one copy transmitted as a public document to the Governor and one copy transmitted as a public document to the Secretary of State.

SECTION 2. Sections 12, 13, 14, 15 and 16, of Article V, of the Oklahoma Constitution, are repealed but nothing herein shall be construed to reduce the term for which any member of the House of Representatives was elected.

SECTION 3. The ballot title for the proposed constitutional 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 Section 10, Article V, of the Constitution of the State of Oklahoma, which provides for the number, term, and

apportionment of the members of the House of Representatives, be amended to empower and direct the State Election Board to use a certain prescribed formula after each Federal Decennial Census to apportion membership in the House of Representatives; vesting original jurisdiction in Oklahoma Supreme Court to force the State Election Board to apportion within prescribed time; and repealing Sections 12, 13, 14, 15, and 16, Article V, of the Oklahoma Constitution, be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 4. The Speaker of the House of Representatives shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the above ballot title, with the Secretary of State, and one copy with the Attorney General.

SECTION 5. A special election is hereby ordered to be held throughout the State on Tuesday, September 12, 1961, or on the date of any earlier statewide 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 of Oklahoma for their approval or rejection as and in the manner provided by law.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

Lollar,	Sare,
Chairman	Chairman
Belvin	Batson
Breeden	Taliaferro
Cartwright	Inman
Colston	Howze
Garrison	Odom
Garvin	Skaggs
Wilson (Greer)	Etling
Shoemaker	Craig (Kay)
Ritzhaupt	Fowler
Pitcher	
McSpadden	

HJR 527, as amended in Conference, was read at length as follows:

HOUSE JOINT RESOLUTION NO. 527
—By Howze and Wilhelm.

A JOINT RESOLUTION DIRECTING THE SECRETARY OF STATE TO REFER TO THE PEOPLE FOR THEIR APPROVAL OR REJECTION A PROPOSED AMENDMENT TO SECTION 10 OF ARTICLE V OF THE CONSTITUTION OF THE STATE OF OKLAHOMA BY PROVIDING A FORMULA AND METHOD FOR APPORTIONMENT OF MEMBERSHIP OF THE HOUSE OF REPRESENTATIVES; RELATING TERM OF OFFICE; VESTING ORIGINAL JURISDICTION IN OKLAHOMA SUPREME COURT; REPEALING SECTIONS 12, 13, 14, 15 AND 16 OF ARTICLE V; AND SUBMITTING PROPOSED AMENDMENT AT A SPECIAL ELECTION.

BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES AND THE SENATE OF THE TWENTY-EIGHTH 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 10, Article V, of the Constitution of Oklahoma:

Section 10. The House of Representatives shall consist of the number of Representatives as determined by the formula and procedure set forth herein. Members of the House of Representatives shall hold office for two (2) years beginning sixteen (16) days after the General Election at which they are elected.

The apportionment for members of the House of Representatives shall be made by the State Election Board within thirty (30) days after the promulgation by the Governor of the certified totals of the number of inhabitants of each county according to the Eighteenth (1960) Federal Decennial Census and each subsequent decennial census made by the United States Government. The number of members of

the House of Representatives to which each county shall be entitled shall be determined according to the following formula:

a. The total population of the State as ascertained by the applicable Federal Decennial Census shall be divided by the number one hundred and the quotient shall be the ratio of representation in the House of Representatives for the next ten years succeeding such determination.

b. Every county having a population less than one full ratio shall be assigned one Representative; every county containing an entire ratio shall be assigned two Representatives; every county containing a population of two entire ratios shall be assigned three Representatives; and every county containing a population of three entire ratios shall be assigned four Representatives.

After the first four Representatives, a county shall qualify for additional representation on the basis of two complete ratios of population for each additional Representative entitlement.

In the event of failure of the State Election Board to apportion the House of Representatives as herein provided, the Oklahoma State Supreme Court shall have original jurisdiction to hear mandamus or other actions against the State Election Board to force such apportionment.

From and after the State Election Board determination of the number of Representatives for which each county is entitled and assigned, a certified list shall be made and one copy transmitted as a public document to the Governor and one copy transmitted as a public document to the Secretary of State.

SECTION 2. Sections 12, 13, 14, 15 and 16, of Article V, of the Oklahoma Constitution, are repealed but nothing herein shall be construed to reduce the term for which any member of the House of Representatives was elected.

SECTION 3. The ballot title for the proposed constitutional 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 Section 10, Article V, of the Constitution of the State of Oklahoma, which provides for the number, term, and apportionment of the members of the House of Representatives, be amended to empower and direct the State Election Board to use a certain prescribed formula after each Federal Decennial Census to apportion membership in the House of Representatives; vesting original jurisdiction in Oklahoma Supreme Court to force the State Election Board to apportion within prescribed time; and repealing Sections 12, 13, 14, 15, and 16, Article V, of the Oklahoma Constitution, be approved by the people?

☐ YES

SHALL THE PROPOSED AMENDMENT BE APPROVED?

☐ NO

SECTION 4. The Speaker of the House of Representatives shall, immediately after the effective date of this Resolution, prepare and file one copy thereof, including the above ballot title, with the Secretary of State, and one copy with the Attorney General.

SECTION 5. A special election is hereby ordered to be held throughout the State on Tuesday, September 12, 1961, or on the date of any earlier statewide 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 of Oklahoma for their approval or rejection as and in the manner provided by law.

On the question of passage of the Resolution, as amended in Conference, the roll call resulted as follows:

Aye: Allen, Bailey, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus,

Easterly, Field, Garvin, Grantham, Ham, Harris, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—27.

Nay: Baldwin, Berrong, Boecher, Fine, Garrison, Graves, Hamilton, Land, Rogers, Romang.—10.

Excused: Belvin, Cowden, Kerr, McSpadden, Morford, Pazoureck, Wilson (Beckham).—7.

The Resolution was declared passed.

The question being, "Shall **HJR 527**, by Howe and Wilhelm, entitled:

A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 10 of Article V of the Constitution of the State of Oklahoma by providing a formula and method for apportionment of membership of the House of Representatives; relating term of office; vesting original jurisdiction in Oklahoma Supreme Court; repealing Sections 12, 13, 14, 15 and 16 of Article V; and submitting proposed amendment 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 Tuesday, September 12, 1961, or on the date of any earlier statewide election, set forth in Section 5 of said Resolution, which Special Election is hereby ordered and authorized on Tuesday, September 12, 1961, or on any earlier statewide election, as provided in Section 1, Article 24, of the Constitution of the State of Oklahoma?

The roll was ordered called and resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Dacus, Easterly, Field, Garvin, Grantham, Ham, Hamilton, Harris, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Baldwin, Garrison, Graves, Land, Rogers, Romang.—6.

Excused: Belvin, Cowden, Fine, Kerr, McSpadden, Morford, Pazoureck, 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 527, together with Conference Committee Report thereon, was ordered returned to the Honorable House.

The President presiding.

Senator Cobb moved that all House Bills be stricken from the Calendar, which motion was declared adopted.

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **SB 92** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill **92** entitled:

AN ACT RELATING TO THE ALCOHOLIC BEVERAGE CONTROL BOARD; MAKING AN APPROPRIATION THERE-TO; PROVIDING FOR QUALIFICATIONS OF CERTAIN EMPLOYEES; TRANSFERRING MOTOR VEHICLES TO STATE BOARD OF PUBLIC AFFAIRS; PROVIDING FOR MILEAGE AND PER DIEM AND A LIMITATION THEREFOR; PROVIDING FOR TRANSFER OF SURPLUS FUNDS; MAKING THE APPROPRIATION FISCAL; AND MAKING PROVISIONS OF THIS ACT SEVERABLE,

beg leave to report that we have had same under consideration and herewith return same with the following recommendation:

1. That the House recede from Engrossed House Amendments 1 and 2.

2. That the Senate concur in Engrossed House Amendments 3, 4 and 5.

3. That the following Conference Committee Amendments be adopted: Page 1, Line 20½, strike the figures "135,000.00" in each column and insert in lieu thereof the figures "322,500.00"; Page 2, Line 6, insert a new section, to be known as Section 3, as follows:

"SECTION 3. Persons employed as chief agent, chief inspector, agents and inspectors of the Alcoholic Beverage Control Board after the effective date of this Act shall possess qualifications equal to those of members of the Highway Patrol as set forth in Title 47, Section 365, O. S. 1951."

Amend the Title to conform.

Restore the Emergency Clause.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Skeith
Cobb	Shipley
Cowden	Wolf
Easterly	Murrow
Fine	Larasc.,
Hamilton	Skaggs
Payne	Cox
Pazoureck	Bradley (Tulsa)
Ritzhaupt	Sparks
Stipe	Clark
	Willis (Cherokee)

SB 92, 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, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Harris, Land, Lollar,

McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Baldwin, Cartwright, Fine, Hamilton.—4.

Excused: Belvin, Collins, Cowden, Kerr, McSpadden, Morford, Pazoureck, Pitcher, Wilson (Beckham).—9.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—31.

Nay: Baldwin, Cartwright, Fine, Hamilton.—4.

Excused: Belvin, Collins, Cowden, Kerr, McSpadden, Morford, Pazoureck, Pitcher, Wilson (Beckham).—9.

The emergency was declared passed.

SB 92, together with 2nd Conference Committee Report thereon, was ordered transmitted to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on **HB 553** was adopted.

HB 553, 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, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Cartwright.—2.

Excused: Belvin, Collins, Cowden, Gar-

rison, Kerr, McClendon, McSpadden, Morford.—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, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—34.

Nay: Baldwin, Cartwright.—2.

Excused: Belvin, Collins, Cowden, Garrison, Kerr, McClendon, McSpadden, Morford.—8.

The emergency was declared passed.

HB 553, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MOTION

Senator Shoemake moved that the vote be reconsidered by which **HB 734** failed of passage.

Senator Trent raised a point of order against the Shoemake motion, stating **HBs** on the Calendar had heretofore been stricken, the President ruling **HB 734**, having previously failed of passage was not on the Calendar.

The vote occurring on the Shoemake motion, it was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Belvin, Boecher, Cartwright, Grantham, Graves, Ham, Harris, Land, Lollar, Payne, Rogers, Shoemake, Tipps, Wilson (Beckham).—16.

Nay: Baldwin, Berrong, Breeden, Cobb, Colston, Cowden, Dacus, Field, Garvin, Hamilton, McClendon, McColgin, Ritzhaupt, Romang, Stevenson, Stipe, Trent, Wilson (Greer).—18.

Excused: Bohannon, Collins, Easterly, Fine, Garrison, Kerr, McSpadden, Morford, Pazoureck, Pitcher.—10.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Bailey, the Conference Committee Report on **HB 919** was adopted.

HB 919, 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: Bailey, Belvin, Garrison, Graves, Ham, Land, Payne, Rogers.—8.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Breeden, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Hamilton, Harris, Lollar, McClendon, McColgin, Pazoureck, Ritzhaupt, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer).—29.

Excused: Cartwright, Collins, Kerr, McSpadden, Morford, Pitcher, Wilson (Beckham).—7.

The Bill as amended in Conference, was declared failed of passage.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HBs 675, 679, 938, 1054, 1232**.

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 adoption of and transmitting for consideration Engrossed **HCR 570**.

Senator Cowden asked for immediate consideration of **HCR 570**, following which Senators Cobb, Field, Hamilton, Stevenson, Boecher, Wilson (Beckham), Dacus, Shoemake, Breeden, Romang, the Resolution being read at length as follows and adopted upon motion of Senator Cowden:

ENGROSSED H O U S E CONCURRENT RESOLUTION NO. 570—By Cox and Craig (Lincoln), of the House and Cowden, Graves, Cobb, Field, Hamilton, Stevenson, Boecher, Wilson (Beckham), Dacus, Shoe-

make, Breeden, and Romang of the Senate.

A HOUSE CONCURRENT RESOLUTION COMMENDING THE STROUD, OKLAHOMA, BRICK-THROWERS FOR THEIR FEAT IN WINNING THE 1961 INTERNATIONAL CHAMPIONSHIP IN BRICK-THROWING.

WHEREAS, Oklahoma legislatures have commended Oklahomans for the laurels and fame they have brought to the Sooner State, the State of champions; and

WHEREAS, the Twenty-eighth Oklahoma Legislature desires to commend the Oklahoma winning team of brick-throwers for their success in the international brick-throwing contest Saturday, July 22, 1961, at Stroud, Oklahoma, and Elsewhere; and

WHEREAS, competitors in Stroud, England; Stroud, New South Wales, Australia; and Stroud, Ontario, Canada, were unable to meet the enduring challenge of the successful Oklahomans; and

WHEREAS, the winning physical feat was accomplished through the brawn and tenacity of the team effort of the Okies from Stroud, Oklahoma; and

WHEREAS, team scoring is on a point basis with 55 points for the first place individual winner, down to a single point for the tenth place individual winner; and

WHEREAS, international rules require each team to allow each member three tosses from inside a fifteen foot ring; and

WHEREAS, standard five-point bricks are hurled into the atmosphere by the contestants and only the best throw of each contestant is considered in the final tally of the team total; and

WHEREAS, measurement is made from the edge of the circle to the point where the tossed brick lands; and

WHEREAS, James Cantrell, Jimmy Christian, Kenneth Smith, George Burget, Dale Duggins, and Larry Heck, collectively amassed sufficient points to win the international contest; and

WHEREAS, James Cantrell set the new world's record by hurling a brick 110 feet and 4 inches.

NOW, THEREFORE, BE IT RESOLVED BY THE HOUSE OF REPRESENTATIVES OF THE TWENTY-EIGHTH LEGISLATURE OF THE STATE OF OKLAHOMA, THE SENATE CONCURRING THEREIN:

SECTION 1. THAT, the Twenty-eighth Oklahoma Legislature commend the International Championship Team of Brick-throwers from Stroud, Oklahoma, for the image, the fame, and the prestige they have won for the Sooner State, the State of champions.

SECTION 2. THAT, authenticated copies of this Resolution be presented or bestowed upon the following team members who made these final tosses:

FIRST, James Cantrell, with a toss of 110 feet and 4 inches;

SECOND, Jimmy Christian, with a toss of 109 feet and 4 inches;

THIRD, Kenneth Smith, with a toss of 107 feet and 6 inches;

FOURTH, George Burget, with a toss of 104 feet and 10 inches;

FIFTH, Dale Duggins, with a toss of 91 feet and 8 inches; and

SIXTH, Larry Heck, with a toss of 91 feet and 5 inches.

SECTION 3. The Twenty-eighth Oklahoma Legislature, speaking individually and collectively for the proud citizenry of Oklahoma, wish continued success for these International Champions.

Engrossed **HCR 570** was properly signed and ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCR 52 correctly enrolled.

Enrolled **SCR 52** was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

PENDING CONSIDERATION OF CCR

Upon motion of Senator Payne, the Conference Committee Report on **HB 981** was adopted.

HB 981, 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, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Collins, Fine, Garrison, Ham, Kerr, McSpadden, Morford, Pazoureck, Pitcher, Stipe.—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, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Excused: Bailey, Collins, Fine, Garrison, Ham, Kerr, McSpadden, Morford, Pazoureck, Pitcher, Stipe.—11.

The emergency was declared passed.

HB 981, together with Conference Committee Report thereon, was ordered returned to Honorable House.

RESOLUTION

By unanimous consent, Senator Allen introduced the following Resolution was read at length, adopted upon his motion and referred for enrollment:

SENATE RESOLUTION NO. 65 — By Allen.

A SENATE RESOLUTION REGARDING A WATER CODE FOR THE STATE OF OKLAHOMA; DIRECTING THE CREATION OF A SPECIAL WATER CODE COMMITTEE OF THE STATE LEGISLATIVE COUNCIL; SPECIFYING MEMBERSHIP AND DUTIES OF SAID COMMITTEE; VESTING CERTAIN DUTIES IN THE OKLAHOMA WATER RESOURCES BOARD; AND DIRECTING THE SUBMISSION OF SAID PROPOSED CODE TO THE EXECUTIVE COMMITTEE OF THE LEGISLATIVE COUNCIL NOT LATER THAN OCTOBER 1, 1962.

WHEREAS, the basic water laws of the State of Oklahoma were enacted many years ago; and

WHEREAS, the economy of the State and prevailing conditions for water use have changed substantially since said original enactments; and

WHEREAS, said laws present many ambiguities and are otherwise in need of revision, modernization and codification; and

WHEREAS, 82 O. S. Supp. 1959, § 1078 authorizes and directs the Oklahoma Water Resources Board to engage in a continuing study of the water laws of this State and to make recommendations and to prepare proposed legislation for filing with the Legislative Council.

NOW, THEREFORE, BE IT RESOLVED BY THE SENATE OF THE TWENTY - EIGHTH OKLAHOMA LEGISLATURE:

SECTION 1. The Executive Committee of the State Legislative Council is hereby directed, at its first meeting of the 1961-1963 study interim, to create a Special Water Code Committee, to be composed of seven (7) members of the Senate and nine (9) members of the House of Representatives.

SECTION 2. The Special Committee, whose creation is herein directed, shall, in cooperation with the Oklahoma Water Resources Board, study, analyze and evaluate the current water laws of the State

of Oklahoma and shall prepare a Modern Water Code in bill form for submission to the Executive Committee of the Legislative Council not later than October 1, 1962.

SECTION 3. The Oklahoma Water Resources Board, pursuant to 82 O. S. Supp. 1959, shall, to the limit of staff and funds available, prepare recommendations on the provisions to be embodied in said Code and shall present same to the Special Water Code Committee.

MOTION

Senator Cowden moved that it be the order of the Senate of the 28th Legislative Session that Miss W. E. Shipley, Chief Journal Clerk of the Senate, be retained on an annual basis at a salary of \$15.00 per day, which motion was declared adopted.

President Pro Tempore Collins presiding.

MOTION

Senator Payne moved that the vote be reconsidered by which **HB 1230** failed of passage, which motion was declared failed of adoption, upon a roll call as follows:

Aye: Belvin, Cartwright, Garrison, Harris, McColgin, Payne, Rogers, Romang, Stevenson, Wilson (Beckham).—10.

Nay: Allen, Bailey, Baldwin, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, Ritzhaupt, Shoemaker, Tipps, Trent, Wilson (Greer).—24.

Excused: Berrong, Boecher, Bohannon, Fine, Kerr, McSpadden, Morford, Pazoureck, Pitcher, Stipe.—10.

GENERAL ORDER

HB 1100 by Cole was read and considered.

Upon motion of Senator Garvin, **HB 1100**, as amended, was advanced to engrossment.

Upon motion of Senator Garvin, the rules of the Senate were suspended and **HB 1100**, as amended, was considered engrossed and placed upon third reading and final passage.

THIRD READING

HB 1100 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClen-don, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Excused: Kerr, McSpadden, Morford, Pazoureck, Pitcher, Trent.—6.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClen-don, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Wilson (Beckham), Wilson (Greer).—38.

Excused: Kerr, McSpadden, Morford, Pazoureck, Pitcher, Trent.—6.

The emergency was declared passed.

HB 1100, as amended, was referred for engrossment.

COMMITTEE APPOINTMENT

As provided under the Fine motion, adopted by the Senate on July 13, 1961, President Pro Tempore Collins appointed Senator Lollar, as Chairman, and Senators Boecher, Field, Garvin and Pitcher, as the Special Committee to revise and

re-write the Senate Rules, the said proposal to be submitted at the next Democratic Caucus.

MOTIONS

Senator Harris asked unanimous consent, which was granted, that the bonus ordered given the Secretary of the Senate, Leo Winters, be increased to \$750.

Senator Breeden asked unanimous consent, which was granted, that \$150.00 bonus be given Ruth Smith, of the Engrossing and Enrolling Department of the Senate.

2ND CONFERENCE COMMITTEE REPORT

The following 2nd Conference Committee Report on **SB 143** was read and adopted upon motion of Senator McClen-don:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 143 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; 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 the attached Conference Committee Substitute be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 143 — By Ham and Wilson (Greer).

AN ACT MAKING APPROPRIATIONS FOR CAPITAL OUTLAY; DESIGNATING THE FUND; PROVIDING FOR COOPERATION WITH THE FEDERAL GOVERN-

MENT; PROVIDING THE APPROPRIATION SHALL BE NONFISCAL; 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. There is hereby appropriated from the funds indicated to the agencies listed the following amounts or so much thereof as may be necessary for the purposes specified.

GIRLS TOWN

For constructing and equipping a gymnasium building.

From any monies in the General Revenue Fund for the fiscal year ending June 30, 1962 ----- \$ 31,538.61

From any monies in the Public Building Fund for the fiscal year ending June 30, 1963 ----- \$ 18,461.39

BLIND SCHOOL

For constructing sidewalks and repair of buildings.

From any monies in the Public Building Fund for the fiscal year ending June 30, 1962 ----- \$ 4,027.61

From any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1962 in excess of \$3,000,000.00 over and above all other appropriations made from said fund \$ 38,472.39

DEAF SCHOOL

For construction of new buildings and purchase of new equipment and for repair of buildings and equipment.

From any monies from the Tax Commission Fund for the fiscal year ending June 30, 1962 as provided in Section 2 of this act ----- \$309,500.00

PAULS VALLEY

For renovation of laundry and equipment.

From any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1962 in excess of \$3,000,000.00 over and above all other appropriations made from said fund ----- \$100,000.00

PENITENTIARY

For the purpose of rebuilding the power and lighting system.

From any monies in the Public Building Fund for the fiscal year ending June 30, 1962 ----- \$125,000.00

REFORMATORY

For replacement of cell house locking system and new water tank.

From any monies from the Tax Commission Fund for the fiscal year ending June 30, 1962 as provided in Section 2 of this act ----- \$ 15,500.00

From any monies from the General Revenue Fund for the fiscal year ending June 30, 1962 ----- \$ 34,500.00

WESTERN STATE HOSPITAL

For complete underground electrical circuit for the entire institution.

From any monies in the Emergency Appropriation Fund for the fiscal year ending June 30, 1961 ----- \$ 27,227.80

From any monies in the Public Building Fund for the fiscal year ending June 30, 1962 ----- \$ 52,697.02

From any monies in the Public Building Fund for the fiscal year ending June 30, 1963 ----- \$ 2,575.18

TAFT STATE HOSPITAL

For the purchase of tables and chairs.

From any monies in the
Emergency Appropriation
Fund for the fiscal year end-
ing June 30, 1961 ----- \$ 20,000.00

REGENTS FOR HIGHER
EDUCATION

For the purchase of real prop-
erty for expansion of present
Medical Center Facilities.

From any monies in the Gen-
eral Revenue Fund for the
fiscal year ending June 30,
1962 ----- \$200,000.00

DEPARTMENT OF
COMMERCE AND
INDUSTRY

To provide funds to match a
foundation grant for construc-
tion of a continuing education
center at the University of
Oklahoma provided by the Kel-
logg Foundation.

From any monies in the Tax
Commission Fund for the
fiscal year ending June 30,
1962 as provided by Section
2 of this act ----- \$325,000.00

From any monies in the
Emergency Appropriation
Fund for the fiscal year
ending June 30, 1962 in ex-
cess of \$3,000,000.00 over
and above all other appro-
priations made from said
fund ----- \$325,000.00

REGENTS FOR
HIGHER EDUCATION

For construction, equipping
and furnishing of Veterinary
Medical and Nutrition Re-
search Facilities at Okla-
homa State University.

From any monies in the Tax
Commission Fund for the fis-
cal year ending June 30, 1962

as provided in Section 2 of
this act ----- \$100,000.00

From any monies in the
Emergency Appropriation
Fund for the fiscal year
ending June 30, 1962 in ex-
cess of \$3,000,000.00 over
and above all other appro-
priations made from said
fund ----- \$200,000.00

ADJUTANT GENERAL
DEPARTMENT

For the construction of Nation-
al Guard Armories at Okla-
homa City and Altus, Oklahoma.

Altus, Okla- homa	\$50,000.00
Oklahoma City, Capitol Hill Armory	95,000.00

From any monies in the
Public Building Fund for
the fiscal year ending June
30, 1963 ----- \$145,000.00

STATE SENATE

For the renovation of the Senate
Chambers.

From any monies in the
General Revenue Fund for
the fiscal year ending
June 30, 1962 ----- \$ 300,000.00

TOTAL	\$2,374,500.00
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SECTION 2. Any unencumbered bal-
ance existing ninety (90) days after June
30, of the fiscal year 1962 appropriated to
the Oklahoma Tax Commission by Senate
Bill 72 of the Twenty-eighth Oklahoma
Legislature (1961) shall not revert to the
General Revenue Fund but is hereby ap-
propriated to the Deaf School at Sulphur,
the Oklahoma State Reformatory at Gran-
ite, the Department of Commerce and In-
dustry, and the State System for Higher
Education in an amount not to exceed
Seven Hundred Fifty Thousand Dollars
(\$750,000.00). The amounts for each agen-

cy to be as shown in the above section of this act.

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.

SECTION 4. 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 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.

Respectfully submitted,
FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Skeith
Cobb	Shipley
Cowden	Wolf
Easterly	Skaggs
Fine	Sparks
Hamilton	
Payne	
Pazoureck	
Ritzhaupt	
Stipe	
Tipps	

SB 143, 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, Bailey, Boecher, Bohannon, Cobb, Collins, Cowden, Dacus, Easterly, Field, Fine, Graves, Ham, Hamilton, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—24.

Nay: Baldwin, Belvin, Berrong, Breeden, Cartwright, Colston, Garrison, Garvin, Grantham, Land, Lollar, Pitcher, Rogers, Romang, Stevenson, Wilson (Beckham).—16.

Excused: Harris, Kerr, McSpadden, Morford.—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, Bailey, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garvin, Grantham, Graves, Ham, Hamilton, Land, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Greer).—30.

Nay: Baldwin, Belvin, Cartwright, Garrison, Lollar, Pitcher, Rogers, Romang, Stevenson, Wilson (Beckham).—10.

Excused: Harris, Kerr, McSpadden, Morford.—4.

The emergency was declared passed.

SB 143, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

PENDING CONSIDERATION OF CCR

Upon motion of Senator McClendon, the Conference Committee Report on HB 612 was adopted.

HB 612, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham,

Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Kerr, McSpadden, Morford, Stipe.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—40.

Excused: Kerr, McSpadden, Morford, Stipe.—4.

The emergency was declared passed.

HB 612, together with Conference Committee Report thereon, was ordered returned to Honorable House.

Senator Cowden presiding.

PENDING CONSIDERATION OF 2nd CCR

Upon motion of Senator McClendon, the Second Conference Committee Report on **HB 610** was adopted.

HB 610, 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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Baldwin, Cartwright, Hamilton, McColgin.—4.

Excused: Kerr, McSpadden, Morford, Pitcher.—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, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Baldwin, Cartwright, Hamilton, McColgin.—4.

Excused: Kerr, McSpadden, Morford, Pitcher.—4.

The emergency was declared passed.

HB 610, together with Second Conference Committee Report thereon, was ordered returned to 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 1104**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 1104** was read and adopted upon motion of Senator McClendon:

Mr. Speaker

and

Mr. President:

We, your General Conference Committee on Appropriations to whom was referred Engrossed House Bill **1104** entitled:

AN ACT MAKING APPROPRIATIONS FROM DESIGNATED STATE FUNDS TO PAY WARRANTS CANCELLED BY STATUTE; MAKING SAID APPROPRIATIONS NONFISCAL; PROVIDING THAT

PROVISIONS OF THIS ACT SHALL BE SEVERABLE; REPEALING ALL ACTS OR PARTS OF ACTS IN CONFLICT HERewith; 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 enacting clause be restored.
2. That the House concur in Engrossed Senate Amendment No. 1.

Respectfully, submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray)	Ham
Vice Chairman	Dacus
Greenhaw	Breeden
Hurst	Cobb
Skeith	Cowden
Shipley	Easterly
Wolf	Hamilton
Murrow	Payne
Larason	Ritzhaupt
Skaggs	Tipps
Cox	
Bradley (Tulsa)	
Sparks	
Clark	
Willis (Cherokee)	

HB 1104, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Collins, Fine, Harris, Kerr, McSpadden, Morford, Pitcher, Stipe.—8.

Excused account personal interest: Breeden.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Excused: Collins, Fine, Harris, Kerr, McSpadden, Morford, Pitcher, Stipe.—8.

Excused account personal interest: Breeden.—1.

The emergency was declared passed.

HB 1104, together with Conference Committee Report thereon, was ordered returned to 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 1048**.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **HB 1048** was read and adopted upon motion of Senator Wilson (Greer):

Mr. Speaker

and

Mr. President:

We, your General Conference Committee on Appropriations to whom was referred Engrossed House Bill **1048** entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE BOARD OF PUBLIC AFFAIRS; STATING THE PURPOSE; AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO ENTER INTO AGREEMENTS WITH OTHER GOVERNMENTAL AGENCIES; 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 the Senate recede from their amendment.

2. That the attached Conference Committee Report on Engrossed House Bill 1048 be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 1048—By Cox, Williams (Murray), Van Hooser and Hurst of the House and Wilson (Greer), Graves and Ritzhaupt of the Senate.

AN ACT RELATING TO, AND PROVIDING FOR, A VOCATIONAL REHABILITATION AND EDUCATION PROGRAM AT THE OKLAHOMA STATE REFORMATORY; AUTHORIZING THE STATE BOARD OF PUBLIC AFFAIRS TO RECEIVE AND EXPEND FUNDS, AND ENTER INTO AGREEMENTS WITH OTHER GOVERNMENTAL AGENCIES; MAKING THE PROVISIONS SEVERABLE; AND DECLARING AN EMERGENCY.

SECTION 1. The State Board of Public Affairs in cooperation with the Division of Vocational Rehabilitation is hereby authorized to establish at the Oklahoma State Reformatory a program of Vocational Rehabilitation and Education.

SECTION 2. The State Board of Public Affairs is hereby authorized to receive and expend any funds made available for a program of Vocational Rehabilitation and Education at the Oklahoma State Reformatory, and the State Board of Public Affairs is hereby authorized to enter into agreements with any agency of the State or Federal Government under such terms and conditions as may be necessary to collect or receive any grants or reimbursements made available by such agency.

SECTION 3. 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 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Hurst	Bailey
Skeith	Boecher
Shipley	Breedon
Wolf	Cobb
Murrow	Easterly
Larason	Fine
Skaggs	Hamilton
Cox	Payne
Bradley (Tulsa)	Pazoureck
Sparks	Ritzhaupt
Clark	Tipps
Willis (Cherokee)	

HB 1048, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Payne.—1.

Excused: Collins, Fine, Kerr, McSpadden, Morford, Pitcher, Stipe.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grant-ham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Paz-oureck, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Payne.—1.

Excused: Collins, Fine, Kerr, McSpadden, Morford, Pitcher, Stipe.—7.

The emergency was declared passed.

HB 1048, together with Conference Committee Report thereon, was ordered returned to Honorable House.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 1244**, as amended.

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 92**.

The above numbered Bill, as amended in Conference was referred for enrollment.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled **HB 1227**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising the signing of and returning Enrolled **SCR 52**.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

REPORT OF ENGROSSED AND ENROLLED BILLS

SCRs 55 and **56** each correctly enrolled.

Enrolled **SCRs 55** and **56** were each properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

The Senate was declared at ease.

The Senate reassembled, with Senator Cowden presiding.

Senator Field raised the question "no quorum", following which the roll was ordered called and the Presiding Officer declared a quorum was present.

President Pro Tempore Collins presiding.

MOTION

Senator Cowden asked unanimous consent, which was granted, that the votes be reconsidered by which **HBs 1132** and **1133** were stricken from the Calendar.

GENERAL ORDER

By unanimous consent, upon request of Senator Cowden, **HB 1133** by Odom (Wagoner) was read and considered.

Upon motion of Senator Cowden, **HB 1133** was advanced to engrossment.

By unanimous consent, upon request of Senator Cowden, **HB 1133** was placed upon third reading and final passage.

THIRD READING

HB 1133 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Cobb, Harris, Kerr, McSpadden, Morford, Pazoureck, Pitcher.—8.

The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Cobb, Harris, Kerr, McSpadden, Morford, Pazoureck, Pitcher.—8.

The emergency was declared passed.

HB 1133 was properly signed and ordered returned to Honorable House.

GENERAL ORDER

By unanimous consent, upon request of Senator Cowden, **HB 1132** by Odom (Wagoner) was taken up for consideration and read.

Upon motion of Senator Cowden, **HB 1132** was advanced to engrossment.

By unanimous consent, upon request of Senator Cowden, **HB 1132** was placed upon third reading and final passage.

THIRD READING

HB 1132 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Excused: Breeden, Cobb, Harris, Kerr, McSpadden, Morford, Pazoureck, Pitcher.—8.

The bill was declared passed.

HB 1132 was properly signed and ordered returned to Honorable House.

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on **SB 50** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 50 entitled:

AN ACT MAKING APPROPRIATIONS TO THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY; STATING THE PURPOSE; AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF CERTAIN PERSONNEL; PROVIDING FOR WORKER'S COMPENSATION; 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 Conference Committee Substitute attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED SENATE BILL NO. 50 — By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House.

AN ACT RELATING TO THE OKLAHOMA DEPARTMENT OF PUBLIC SAFETY AND MAKING APPROPRIATIONS THERETO; PROVIDING FOR AUTHORITY FOR THE APPOINTMENT AND COMPENSATION OF CERTAIN PERSONNEL; PROVIDING FOR WORKMEN'S COMPENSATION; AMENDING TITLE 47, SECTION 22.2 AND 116.5 O. S. 1951 AS AMENDED; AMENDING TITLE 47 O. S. SUPPLEMENT 1959, SECTIONS 382.2 AND 382.4; SETTING THE ANNUAL SALARIES AND PROVIDING FOR LONGEVITY ALLOWANCES AND

GRADUATED PAY SCALE; PROVIDING FOR THE REDUCTION OF CERTAIN APPROPRIATIONS MADE BY THE TWENTY - EIGHTH OKLAHOMA LEGISLATURE; PROVIDING FOR EFFECTIVE DATE OF THIS ACT; MAKING THE APPROPRIATIONS FISCAL; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL LAWS IN CONFLICT HEREWITH; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. Appropriations. The amounts named in this section, or so much thereof as shall be sufficient to accomplish the purpose designated by the appropriations, are hereby appropriated from any monies in the General Revenue Fund of the state, not otherwise appropriated, for the fiscal years indicated as follows:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
DEPARTMENT OF PUBLIC SAFETY		
Administration	\$ 128,000.00	\$ 128,000.00
Highway		
Patrol	1,780,000.00	1,780,000.00
Traffic Control	33,300.00	33,300.00
Safety		
Responsibility	44,800.00	44,800.00
Licensing		
Division	329,400.00	329,400.00
General Service	234,500.00	234,500.00
Total	\$2,550,000.00	\$2,550,000.00

The amounts appropriated are to be expended by the Department of Public Safety for the payments of personal services, operating expenses, and for the purchase of equipment in such amounts as are necessary to carry out the duties imposed upon the Department of Public Safety by law.

SECTION 2. Employees — Duties and

Compensation. The State Commissioner of Public Safety shall create positions and fix the salaries of such personnel, other than the Division of Highway Patrol and members of the Examiners Division, as are necessary to perform the duties imposed upon the State Department of Public Safety by law.

SECTION 3. The Department of Public Safety is hereby authorized to purchase Workmen's Compensation Insurance from the State Insurance Fund for the uniformed employees of the Oklahoma Highway Patrol and the members of the Size and Weights Division of the Department of Public Safety. There is hereby appropriated Forty-five Thousand Dollars (\$45,000.00) from any moneys in the General Revenue Fund for the fiscal year ending June 30, 1962, and Forty-five Thousand Dollars (\$45,000.00) from any moneys in the General Revenue Fund for the fiscal year ending June 30, 1963, for the purpose of paying premiums on Workmen's Compensation Insurance.

SECTION 4. Apportionment of Moneys. Title 47, Sec. 22.2, O. S. 1951, as amended, is hereby amended by adding a new section (g) to read as follows:

Section 22.2 (g) Notwithstanding the provisions of any other acts or parts of acts herewith or hereafter enacted, the first One Hundred Twelve Thousand Five Hundred Dollars (\$112,500.00) of all sums of money collected under the provisions of Title 47, O. S. 1951, Section 22.5 (8), in each fiscal year shall be allocated and credited to the Department of Public Safety to carry out the provisions of this act.

SECTION 5. Permit Fees — Apportionment of Moneys. Title 47, Section 116.5, O. S. 1951, as amended, is hereby amended to read as follows:

Section 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 Dollars (\$112,500.00) collected for the Overweight Permit Fees as levied by Section 116.5, Title 47, O. S. 1951, in each fiscal year 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.

SECTION 6. Title 47 O. S. Supplement 1959 Section 382.2 is hereby amended to read as follows:

Section 382.2. The Commissioner of Public Safety shall appoint to the various positions created herein personnel qualified under other provisions of the law. The following positions are hereby created in the Uniform Division of the Oklahoma Highway Patrol, and the personnel of the aforesaid Oklahoma Highway Patrol shall be divided into the following classifications and assignments, with the annual salaries of such officers as set forth in designation of positions:

- 1 Chief of Patrol, annual salary of \$7,200.00

- 1 Assistant Chief of Patrol - Captain - annual salary of \$6,000.00
- 2 District Patrol Captains, annual salary each of \$6,000.00
- 1 Patrol Inspector - Captain - annual salary of \$6,000.00
- 13 Highway Patrol Lieutenants, annual salary each of \$5,400.00
- 26 Highway Patrol Supervisors, annual salary each of \$5,100.00
- 93 Patrolmen-in-charge, annual salary each of \$4,920.00
- 163 Highway Patrolmen, annual salary each of \$4,200.00 for their first year in service, \$4,500.00 for their second year of service and \$4,800.00 for their third and succeeding years of service.

SECTION 7. Highway Patrol—Longevity Allowances and Graduated Pay Scale. Title 47, Chapter 10, Section 4, Page 213, Oklahoma Session Laws 1953 (47 O. S. Supplement 1959, Section 382.4) is hereby amended to read as follows:

Section 4. There is hereby established for members of the Oklahoma Highway Patrol longevity allowances and graduated pay scale based on their length of service. The increase in pay shall be three per cent (3%) of their base pay every three (3) years. After two (2) years' service the base pay of all members of the Oklahoma Highway Patrol shall be *Four Hundred Dollars (\$400.00)* per month. The Commissioner of Public Safety is hereby authorized to pay to each member of the Oklahoma Highway Patrol for the completion of each three (3) years' service such three per cent (3%) increase over the present salary.

Any service in the Oklahoma Highway Patrol before or after the effective date of this act shall be considered in calculating the pay increase above provided for. The military service of any member of the Oklahoma Highway Patrol who left said patrol for the purpose of serving in any branch of the armed services of the United States between September

16, 1940, and April 30, 1953, and who returned between said dates to the patrol within sixty (60) days after his release therefrom, shall be considered as service with the Oklahoma Highway Patrol for the purpose of calculating the pay increase above provided for.

SECTION 8. The amount appropriated to the State Senate by Section 1 of Senate Bill 143, 28th Oklahoma Legislature for renovation of the Senate Chamber of Three Hundred Thousand Dollars (\$300,000.00) is hereby reduced to Two Hundred Fifty Thousand Dollars (\$250,000.00).

SECTION 9. The amount appropriated by House Bill 553, Twenty-eighth Oklahoma Legislature to the Oklahoma State Regents for Higher Education from the General Revenue Funds for the fiscal year ending June 30, 1963 in the amount of Twenty Five Million Five Hundred Thousand Dollars (\$25,500,000.00) is hereby reduced to Twenty-five Million Four Hundred and Fifty Thousand Dollars (\$25,450,000.00).

SECTION 10. The appropriation made by Section 2 of House Bill 936 of the 28th Oklahoma Legislature to the Oklahoma Highway Commission from the General Revenue Fund for the fiscal year ending June 30, 1962 is hereby reduced to Nine Million, Five Hundred Twenty-two Thousand and One Hundred Sixty-nine Dollars and Eighty-nine cents (\$9,522,169.89).

SECTION 11. There is hereby appropriated to the Department of Public Safety from the funds specified the following amounts for the fiscal years indicated:

	Fiscal Year Ending June 30, 1952	Fiscal Year Ending June 30, 1963
General Revenue		
Fund for Fiscal		
Year Ending		
June 30, 1962	\$ 82,000.00	\$ 32,000.00
General Revenue		
Fund for Fiscal		
Year Ending		
June 30, 1963		50,000.00

Alcoholic Beverage
Control Board for
the Fiscal Year
Ending June 30,
1962 over and
above the appro-
priation made
therefrom 25,000.00

Alcoholic Beverage
Control Board
Fund for the Fis-
cal Year Ending
June 30, 1963 over
and above the ap-
propriation made
therefrom. 25,000.00

Total 107,000.00 \$107,000.00

These funds are to be used by the Department of Public Safety to pay the compensations provided in Section 6 of this act and in Title 47, Section 365 (b) 1959 Supplement, Oklahoma Statutes.

SECTION 12. Effective Date. This act shall become effective on July 1, 1961.

SECTION 13. All acts or parts of acts in conflict with the provisions of this Act are hereby repealed.

SECTION 14. Appropriations Fiscal. 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 15. Provisions Severable. 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 16. 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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Boecher	Greenhaw
Breeden	Skeith
Cobb	Shipley
Cowden	Wolf
Easterly	Larason
Fine	Cox
Hamilton	Bradley (Tulsa)
Payne	Willis (Cherokee)
Pazoureck	
Ritzhaupt	
Stipe	
Tipps	

SB 50, 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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoemaker, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cobb, Harris, Kerr, McSpadden, Morford, Pazoureck, Pitcher.—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, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Land, Lollar, McClendon, McColgin, Payne, Ritzhaupt, Rogers, Romang, Shoe-

make, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—37.

Excused: Cobb, Harris, Kerr, McSpadden, Morford, Pazoureck, Pitcher.—7.

The emergency was declared passed.

SB 50, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

MESSAGES FROM HOUSE

Advising the signing of and returning Enrolled **SCRs 55, 56**.

The above numbered Enrolled Resolutions were ordered referred to the Secretary of State.

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 143**.

The above numbered Bill as amended in Conference was referred for enrollment.

Senator Cowden was recognized and, after expressing the great respect and deep affection which the Senate holds for the Dean of the Senate, Senator Louis H. Ritzhaupt, presented him with a beautiful desk set and thanked him, on behalf of the Senate, for his lifetime of service to humanity and to the State of Oklahoma.

In accepting the gift, Senator Ritzhaupt spoke of his love for the Senate and said, among other things, "if you cuss me, I can fight back; but, if you are kind to me, it breaks my heart. Thank you."

PENDING CONSIDERATION OF CCR

Senator McClendon moved the adoption of conference Committee Report on **HB 587**.

Senator Berrong, as a substitute, moved that the Senate refuse to adopt the Con-

ference Committee Report on **HB 587** and request a further conference.

Senator McClendon moved to table the Berrong motion, which motion failed of adoption.

The vote occurring on the Berrong motion, it was declared adopted.

SECOND CONFERENCE COMMITTEE REPORT

The following 2nd Conference Committee Report on **SB 70** was submitted and read:

SECOND CONFERENCE COMMITTEE REPORT

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 70 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BUREAU OF INVESTIGATION; AUTHORIZING THE DIRECTOR, WITH THE APPROVAL OF THE GOVERNOR, TO CREATE POSITIONS, MAKE THE APPOINTMENTS, AND FIX THE SALARIES OF NECESSARY PERSONNEL WITHIN CERTAIN LIMITATIONS; * * *; 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 recede from Engrossed House Amendments 1, 2 and 4.
2. That the Senate concur in Engrossed House Amendment 3.
3. That the following Conference Committee Amendments be adopted: Page 1, Line 20, strike the figures "148,000.00" in each column and insert in lieu thereof the figures "162,500.00"; Page 1, Line 21, strike the figures "85,000.00" in each column and insert in lieu thereof the figures "84,300.00"; Page 1, Line 25, strike

the figures "253,000.00" in each column and insert in lieu thereof the figures "266,800.00"; Page 2, Line 3, strike the figure "8" and insert in lieu thereof the figure "10"; Page 2, Line 15, strike the figure "28" and insert in lieu thereof the figure "30".

Page 1, Line 34, strike the figure "7,500.00" and insert in lieu thereof the figure "10,000.00"; Page 2, Line 5, strike the figure "5,400.00" and insert in lieu thereof the figure "6,600.00"; Page 2, Line 16, strike all of Section 3 and renumber Section 4 to read "Section 3"; Page 2, Line 22, insert a new section to be numbered Section 4, as follows:

"SECTION 4. The number of agents authorized in Section 2 of this Act shall not become effective until September 1, 1961. Until such time, the number of agents authorized for the Bureau of Investigation shall be as provided by Senate Bill 83, Section 2, Session Laws 1959. There is hereby appropriated from any monies accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1961 the sum of Five Thousand, Six Hundred Dollars (\$5,600.00) for the purpose of carrying out the provisions of this Section."

Amend the Title to conform.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Shipley
Cobb	Murrow
Cowden	Larason
Fine	Cox
Hamilton	Bradley (Tulsa)
Payne	Clark
Pazoureck	Willis (Cherokee)
Ritzhaupt	
Stipe	
Tipps	

Senator McClendon moved the adoption of the Conference Committee Report on **SB 70**.

Senator Hamilton, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on **SB 70** and request a further conference.

Senator Pazoureck moved to table the Hamilton motion, which motion was declared failed of adoption upon a roll call as follows:

Aye: Allen, Bailey, Breeden, Collins, Cowden, Easterly, Field, Garvin, Graves, Ham, Harris, Lollar, Payne, Pazoureck, Romang, Trent.—16.

Nay: Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Colston, Dacus, Fine, Garrison, Grantham, Hamilton, Land, McClendon, McColgin, Pitcher, Ritzhaupt, Rogers, Shoemake, Stevenson, Tipps, Wilson (Beckham), Wilson (Greer).—24.

Excused: Kerr, McSpadden, Morford, Stipe.—4.

The vote occurring on the Hamilton motion, it was declared adopted.

CONFERENCE COMMITTEE REPORT

The following Conference Committee Report on **SB 427** was read and adopted upon motion of Senator McClendon:

Mr. President

and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 427 entitled:

AN ACT MAKING APPROPRIATION TO THE OFFICES OF THE SUPERIOR COURTS; STATING THE PURPOSES; DESIGNATING THE FUND; ESTABLISHING A LAPSE DATE; MAKING THE PROVISIONS OF THIS ACT SEVERABLE; AND DECLARING AN EMERGENCY,

beg leave to report that we have had same under consideration and herewith re-

turn same with the following recommendation:

1. That the Conference Committee Substitute attached hereto be adopted:

CONFERENCE COMMITTEE SUBSTITUTE FOR SENATE BILL NO. 427 — By Shoemake and Ham.

AN ACT MAKING AN APPROPRIATION TO THE OFFICES OF THE DISTRICT COURTS; THE SUPERIOR COURTS; STATING THE PURPOSE; DESIGNATING THE FUND; ESTABLISHING A LAPSE DATE; 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 from any existing balance to the credit of the Supreme Court, appropriated by House Bill No. 558, passed by the Twenty-seventh session of the Oklahoma Legislature the sum of three thousand, eight hundred and fifty dollars (\$3,850.00) to:

Offices of the District Courts to pay Travel for the fiscal year 1961	\$3,500.00
Offices of the Superior Courts to pay Travel for the fiscal year 1961	\$ 350.00
Total	\$3,850.00

SECTION 2. The appropriations made by this Act shall be used to pay travel incurred in the fiscal year 1961 only, for the District Courts and Superior Courts.

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.

SECTION 4. 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 af-

fect or impair any of the remaining parts or provisions of this 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.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Bailey	Williams (Murray),
Boecher	Vice Chairman
Breeden	Greenhaw
Cobb	Hurst
Fine	Skeith
Hamilton	Shipley
Payne	Wolf
Pazoureck	Murrow
Ritzhaupt	Larason
Stipe	Cox
Tipps	Bradley (Tulsa)
	Sparks
	Clark
	Willis (Cherokee)

SB 427, 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, Bailey, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Garrison, Garvin, Grant-ham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Nay: Baldwin, Belvin, Cobb, Field, Fine, Hamilton, Pazoureck.—7.

Excused: Cartwright, Cowden, Kerr, McSpadden, Morford, Stipe, 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, Bailey, Berrong, Boecher, Bohannon, Breeden, Collins, Colston, Dacus, Easterly, Garrison, Garvin, Grant-ham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Payne, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Greer).—30.

Nay: Baldwin, Belvin, Cobb, Field, Fine, Hamilton, Pazoureck.—7.

Excused: Cartwright, Cowden, Kerr, McSpadden, Morford, Stipe, Wilson (Beckham).—7.

The emergency was declared passed.

SB 427, together with Conference Committee Report thereon, was ordered transmitted to Honorable House.

PENDING CONSIDERATION OF CCR

Senator McClendon moved the adoption of the Conference Committee Report on **HB 936**.

Senator Baldwin, as a substitute, moved that the Senate refuse to adopt the Conference Committee Report on **HB 936** and request a further Conference.

Senator McClendon moved to table the Baldwin motion, which motion failed of adoption.

The vote occurring on the Baldwin motion, it was declared adopted upon a roll call as follows:

Aye: Allen, Baldwin, Belvin, Berrong, Boecher, Bohannon, Cartwright, Cobb, Collins, Colston, Dacus, Field, Fine, Hamilton, Land, McClendon, McColgin, Ritzhaupt, Rogers, Romang, Shoemake, Stipe, Tipps, Wilson (Greer).—24.

Nay: Bailey, Easterly, Garrison, Garvin, Grantham, Graves, Harris, Lollar, Payne, Pazoureck, Pitcher, Stevenson, Trent, Wilson (Beckham).—14.

Excused: Breeden, Cowden, Ham, Kerr, McSpadden, Morford.—6.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 663**, as amended.

MESSAGE FROM THE HOUSE

Advising further Conference granted on Engrossed **SB 70**.

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 50**.

The above numbered Bill as amended in Conference was referred for enrollment.

COMMITTEE REPORT

By unanimous consent, the following Committee Report was submitted and read:

DO PASS, as amended:

HB 863—Appropriations and Budget.

Senator McClendon asked unanimous consent, which was granted, that **HB 863** be taken up for immediate consideration.

GENERAL ORDER

HB 863 by Committee on Privileges and Elections was read and considered.

Upon motion of Senator McClendon, **HB 863**, as amended, was advanced to engrossment.

Senator McClendon moved that the rules of the Senate be suspended and **HB 863**, as amended, be considered engrossed and placed upon third reading and final passage, which motion prevailed.

THIRD READING

HB 863 was read for the third time at length.

On the question of passage of Bill, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake,

Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Baldwin, Cartwright, Rogers, Romang, Stevenson.—5.

Excused: Kerr, McSpadden, Morford.—3.
The bill was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Allen, Bailey, Belvin, Berrong, Boecher, Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—36.

Nay: Baldwin, Cartwright, Rogers, Romang, Stevenson.—5.

Excused: Kerr, McSpadden, Morford.—3.
The emergency was declared passed.

HB 863, as amended, was referred for engrossment.

SPECIAL COMMITTEE REPORT

Senator Rogers, Chairman of the Special Committee appointed under **SR 9**, submitted the following Report, which was read:

**FINAL REPORT OF SENATE
ECONOMY COMMITTEE**

Mr. President and
Members of the Senate:

On January 19, 1961, the eleventh Legislative day of this session, the State Senate adopted Senate Resolution 9, which I introduced and thirty-one of my fellow Senators co-authored, and which authorized the appointment of a committee of five members of the Senate to examine the functions and operations of the various agencies, boards, bureaus, commissions and departments of the State of Oklahoma, to report its findings and make recommendations to the Senate and its appropriate committees with a view of reducing the cost of state government and a more efficient use of state revenues.

President Pro Tempore Collins honored me by naming me as chairman, and appointed Senators Baldwin, Cartwright, Garrison and Ritzhaupt as members of what has been called the "Senate Economy Committee." I would like to comment at this point on the persevering attention and effective energy which these four members devoted to the work of the committee.

At our organization meeting, it was decided that it would be appropriate for an economy committee to practice economy in its own operations and we have done just that. We have worked with a limited staff and with borrowed space and equipment, even borrowing the services for several weeks of two deputy examiners with the gracious consent of their department head, the Honorable John M. Rogers.

Both general and special questionnaires have been prepared and submitted to each agency, institution and department of state government, including both the office of Governor and the Supreme Court, and everyone generously, and at considerable trouble and inconvenience to their own officials we are sure, answered all our questions fully and in detail. The reports when assembled constituted a voluminous amount of informative material, and the hours of time consumed in digesting it must have made it appear to the Senate that the committee was making little headway.

Three men analyzed and summarized each report independently and the consensus of the information was transmitted, along with copies of the individual agency reports, to each member of the committee for his own study and conclusions. Senators will understand how tedious a task this was for members of the committee who were naturally busy with their own legislative work and on other committee assignments.

When the preliminary survey and study had been completed, the committee or-

ganized itself into sub-committees for the purpose of making a more intensive study and holding hearings on the five broad divisions or fields of government. Senator Garrison was assigned to the field of Common Schools, Senator Baldwin to Roads and Highways, Senator Ritzhaupt to Public Health and Welfare, Senator Cartwright to General Government, Public Safety and Defense, Conservation and Regulatory services, while I acted as sub-committee chairman for Higher Education.

As the Senate is aware, each of these sub-committees have made partial reports containing recommendations and suggestions to the Senate, as well as to appropriate standing committees of the Senate. It might be well to review briefly some of the more important of these suggestions. First, however, I would like to point out that committee recommendations, if enacted into law, would have enabled this session to have adopted a budget balanced on revenues within the estimates of the State Equalization Board of existing surplus and revenues to be available, providing an adequate program for schools, colleges, highways, mental health and general government, and for two million dollars of capital outlay, all without obligating the next session of the Legislature for one dime of any surplus which may be available to it, and properly and legally should be available to it, to appropriate as its discretion and needs of that time might dictate.

In the field of common school education, the committee recommended several minor changes in the school code and suggested others which would have saved more than \$12 million, yet have completely financed that part of the code relating to teachers salaries. The only suggestion of the committee which met with approval of the conference committee on appropriations was that of freezing operational aid and special education at the present figures. This resulted in savings of \$3.7 million. The committee also en-

dorsed **SB 217** by Senator Ritzhaupt to require all territory within the transportation areas of districts maintaining high-school to participate in the support of those highschools by ad valorem levies; **SB 422** by Senator Collins to increase the minimum number of ADA for high-schools to 55; **SB 325** by Senator Baldwin and others to require an adequate curriculum to be offered in all highschool districts. Only the latter of these met with Senate approval.

In the field of Higher Education, the committee recognized and called to the attention of the Senate, a problem which is increasing in intensity with each year. More college students enrolled in our publicly supported institutions are non-residents of Oklahoma than ever before; 6089 of them in October, 1960, and the percentage of increase in number of non-residents is greater than of resident students. The committee felt that since these non-resident enrollments are included in the formula upon which the regents for Higher Education base their request for appropriations of Oklahoma tax revenues, these students should be required to pay in additional fees at least the major portion of cost to the state for their education. These ideas were incorporated in **SB 363** by Senator Cartwright and others, which passed the Senate. The committee also criticized the formula for arriving at requirements in several other respects, noting possible savings of over \$6,000,000. This measure passed the Senate.

In the field of general government and welfare, other specific results also were secured. Four corrective institutions were transferred to the Welfare Department, saving the General Revenue fund \$1.4 million. This was done by **SB 316** by Senator Collins, which passed both houses and was approved by the Governor on July 6, 1961. The two orphanages at Pryor and Taft were also transferred earlier in the session.

Other recommendations which were not approved included the consolidation of the

tubercular hospital at Clinton with the one at Talihina, the transfer of the Oklahoma General Hospital at Clinton to a local group or organization for a nominal consideration, as was done in 1947 in the case of the McAlester General Hospital. These proposals would have saved \$800,000 to the General Revenue Fund.

The committee was successful in amending the appropriation bill for the Land Office Commission, to provide for \$150,000 formerly appropriated from general revenue being financed from special revolving funds of the agency. This was carried out by **SB 380** by Senator Cartwright and others.

The committee recommended the merger of the Salary Administration Board with the Merit System at a savings of \$60,000, which was approved.

In the field of Roads and Highways, the committee recommended to the Senate Roads and Highways Committee an amendment to **HB 936** by Wolf which added several new sections, placing certain restrictions on the purpose and objects of expenditure in the Highway Department. The Senate Committee on Roads and Highways adopted the amendments and the bill passed the Senate and House, but the Conference Committee has removed or relaxed several of the restrictions, particularly the limitation on salaries and granted a larger amount of general revenue fund appropriations.

However, for the first time since statehood, the highway appropriation bill is not a blank check or lump sum appropriation without restrictions. A construction program has been guaranteed, all federal funds which may foreseeably be made available can be matched, more than sufficient funds are guaranteed for all maintenance and special force account construction, and a few restrictions and safeguards remain in the bill which will prevent excessive costs of administration. A precedent has been set for the Legislature to exercise its proper prerogative of con-

trol of expenditures of earmarked as well as of general revenue funds.

To conclude, a score sheet of suggestions and recommendations carried out, in relation to those which failed to secure consideration or approval, may not be as impressive as many would desire or, indeed, that would be satisfactory to your committee, but the legislative process is a continuing one, and the Senate is a continuing body, so it is possible that some of the work of the committee may be of value in future sessions. At least that is the committee's hope.

Respectfully submitted,
Cleeta John Rogers, Chairman
Senate Economy Committee.

The Senate was declared at ease.

The Senate reassembled, with President Pro Tempore Collins presiding.

The Senate was at ease.

The Senate reassembled, with Senator Cowden presiding.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HJR 527, HB 950.**

The above numbered Enrolled Bill and Resolution were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Allen raised the question of "no quorum", following which the roll was ordered called and the Presiding Officer declared a quorum was present.

MOTION

Senator Fine asked unanimous consent, which was granted, that the President Pro Tempore be authorized and directed to approve claim in favor of Mrs. Mildred Cordell, wife of our beloved and deceased Secretary of the Senate — Bill Cordell — covering her salary since June 22, 1961, as Assistant Supervisor of Mails and Supplies of the Senate, the amount due her to be made payable in January, 1962.

MOTION

Senators Allen and Stipe moved that a vote of appreciation be extended the President of the Senate, Lieutenant Governor George Nigh, for his fair and impartial presiding during this session, which motion was adopted.

THIRD CONFERENCE COMMITTEE REPORT

The following 3rd Conference Committee Report on **SB 70** was read and adopted upon motion of Senator McClendon:

Mr. President
and

Mr. Speaker:

We your General Conference Committee on Appropriations to whom was referred Engrossed Senate Bill 70 entitled:

AN ACT MAKING APPROPRIATIONS TO THE STATE BUREAU OF INVESTIGATION; AUTHORIZING THE DIRECTOR, WITH THE APPROVAL OF THE GOVERNOR, TO CREATE POSITIONS, MAKE THE APPOINTMENTS, AND FIX THE SALARIES OF NECESSARY PERSONNEL WITHIN CERTAIN LIMITATIONS; * * * 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 recede from Engrossed House Amendments 1, 2 and 4.

2. That the Senate concur in Engrossed House Amendment 3.

3. That the following Conference Committee Amendments be adopted: Page 1, Line 20, strike the figures "148,000.00" in each column and insert in lieu thereof the figures "162,500.00"; Page 1, Line 21, strike the figures "85,000.00" in each column and insert in lieu thereof the figures "84,300.00"; Page 1, Line 25, strike the figures "253,000.00" in each column and insert in lieu thereof the figures "266,800.00"; Page 2, Line 3, strike the

figure "8" and insert in lieu thereof the figure "10"; Page 2, Line 15, strike the figure "28" and insert in lieu thereof the figure "30".

Page 1, Line 34, strike the figure "7,500.00" and insert in lieu thereof the figure "10,000.00"; Page 2, Line 5, strike the figure "5,400.00" and insert in lieu thereof the figure "6,600.00"; Page 2, Line 16, strike all of Section 3 and renumber Section 4 to read "Section 3"; Page 2, Line 22, insert a new section to be numbered Section 4, as follows:

"SECTION 4. The number of agents authorized in Section 2 of this Act shall not become effective until September 1, 1961. Until such time, the number of agents authorized for the Bureau of Investigation shall be as provided by Senate Bill 83, Section 2, Session Laws 1959. There is hereby appropriated from any monies accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1961 the sum of Five Thousand, Six Hundred Dollars (\$5,600.00) for the purpose of carrying out the provisions of this Section."

Amend the Title to conform.

Respectfully submitted,

FOR THE SENATE: FOR THE HOUSE:

McClendon,	Allard,
Chairman	Chairman
Trent, Vice	Williams (Murray),
Chairman	Vice Chairman
Bailey	Greenhaw
Boecher	Hurst
Breeden	Shipley
Cobb	Murrow
Cowden	Larason
Fine	Cox
Hamilton	Bradley (Tulsa)
Payne	Clark
Pazoureck	Willis (Cherokee)
Ritzhaupt	
Stipe	
Tipps	

SB 70, 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, Bailey, Belvin, Berrong, Boecher, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Graves, Ham, Harris, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—32.

Nay: Baldwin, Bohannon, Cartwright, Fine, Grantham, Hamilton, McColgin, Ritzhaupt.—8.

Excused: Breeden, Kerr, McSpadden, Morford.—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, Bailey, Belvin, Berrong, Boecher, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—33.

Nay: Baldwin, Bohannon, Cartwright, Fine, Hamilton, McColgin, Ritzhaupt.—7.

Excused: Breeden, Kerr, McSpadden, Morford.—4.

The emergency was declared passed.

SB 70, together with 3rd Conference Committee Report thereon, was ordered transmitted to Honorable House.

Senator Trent presiding.

Senator Cowden presiding.

MOTION

Senator McClendon moved that both **HBs 587** and **936**, together with Conference Committee Reports, be returned to the Honorable House, with the request that proper Messages, granting further Conferences, as well as Messages that both Second Conference Committee Reports had

been adopted and the Bills, as amended thereby, passed, which motion was 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 223, 427.

The above numbered Bills as amended in Conference were referred for enrollment.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HBs 553, 610, 1132, 1133, 1244.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGE FROM THE HOUSE

Advising further Conferences granted on Engrossed HBs 587, 936.

President Pro Tempore Collins presiding.

MOTION

Upon motion of Senator Baldwin, the Sergeant-at-Arms was instructed to clear the Senate Chamber of all persons, not privileged to the floor of the Senate, which motion was adopted.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled HB 1048.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

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 70.

The above numbered Bill as amended in Conference was referred for enrollment.

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 936.

SECOND CONFERENCE COMMITTEE REPORT

The following Second Conference Committee Report on HB 936 was read and adopted upon motion of Senator McClendon:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 936 entitled:

AN ACT MAKING HIGHWAY,
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.

2. That the Conference Committee adopt committee substitute on Engrossed House Bill 936, attached hereto:

CONFERENCE COMMITTEE SUBSTITUTE FOR ENGROSSED HOUSE BILL NO. 936 — By Wolf.

AN ACT RELATING TO THE STATE HIGHWAY DEPARTMENT; MAKING APPROPRIATIONS TO SAID DEPARTMENT AND SPECIFYING PURPOSES FOR WHICH SAME MAY BE EXPENDED AND FIXING CERTAIN LIMITATIONS UPON THE EXPENDITURE THEREOF; MAKING AN APPROPRIATION AND PROVIDING FOR TRANSFER; PROVIDING THAT THE APPRO-

PROPRIATIONS MADE BY THIS ACT SHALL BE SUBJECT TO THE PROVISIONS OF 62 O. S. 1951, SECTIONS 41.1 THROUGH 41.38 AS NOW OR HEREAFTER AMENDED; PROVIDING FOR THE FILING OF BUDGET ESTIMATES WITH THE STATE BUDGET DIRECTOR; MAKING SAID APPROPRIATIONS NON-FISCAL; 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. There is hereby appropriated to the State Highway Department from any revenues accruing to the State Highway Construction and Maintenance Fund, not otherwise appropriated, the sum of Thirty-one Million Nine Hundred Ninety-five Thousand Seven Hundred Ninety-six Dollars Twenty-five cents (\$31,995,796.25) for the fiscal year ending June 30, 1962, and the sum of Thirty-one Million Nine Hundred Ninety-five Thousand Seven Hundred Ninety-six Dollars Twenty-five cents (\$31,995,796.25) for the fiscal year ending June 30, 1963, to be used and expended by the Department of Highways of the State of Oklahoma to pay legal obligations incurred in the operation of the Department of Highways and the State Highway Commission, and in the construction and maintenance of roads and highways, and to pay the expenses of operating and maintaining the State Highway System and all expenses incurred in constructing, repairing, and maintaining state highways, farm-to-market roads, and county highways as authorized by law, including, but not excluding, necessary and convenient items not specifically mentioned herein; salaries, wages, and lawful expenses of members of the State Highway Commission and the State Highway Director, and the employees, attorneys, and other professional help of the Department of Highways; the purchase of office supplies, furniture, fixtures, and equipment; the construction, maintenance, and repair of

needed warehouses, garages, division headquarters, and other needed buildings; the payment of bond premiums and premiums of Workmen's Compensation Insurance; the purchase of materials, tools, machinery, motor vehicles, and equipment necessary or convenient in the operation of the Department of Highways and the construction and maintenance of roads and highways; the payment of witnesses' fees, appraisers' fees, sheriffs' mileage, and publication cost in actions to appropriate rights-of-way, land, or materials needed in the construction or maintenance of roads and highways; payment of any expenses which may be necessary or convenient in constructing and maintaining roads and highways and in accomplishing the purposes for which the State Highway Commission and the Department of Highways were created; the acquisition by purchase of rights-of-way and land, the payment of any final judgment rendered by a court of competent jurisdiction in eminent domain proceedings for the taking or damaging of real or personal property for which the state is liable under the provisions of Section 24, Article II, of the Constitution, and for expense of audit as provided by law.

SECTION 2. The following amounts, from the funds designated, are hereby appropriated to the State Highway Department for each of the fiscal years indicated:

	Fiscal Year Ending June 30, 1962	Fiscal Year Ending June 30, 1963
General Revenue		
Fund for the fiscal year ending June 30, 1962	\$9,572,169.89	
General Revenue		
Fund for the fiscal year ending June 30, 1963		\$ 6,000,000.00

Emergency Ap- propriation Fund for the fiscal year ending June 30, 1962	2,000,000.00	
Aviation Com- mission Fund	5,330.52	
Income Tax Adjustment Fund	600,000.00	
Escheat Real Estate Fund	11,178.16	
Mineral Leas- ing Fund	105,290.21	
Public Grazing Fund	555.50	
Land Manage- ment Fund	5,475.72	
Total	\$12,300,000.00	\$ 6,000,000.00

Said appropriations shall be transferred, and are 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.

SECTION 3. Whenever, during any fiscal year, a cash surplus accrues to the credit of the State Highway Construction and Maintenance Fund in excess of the amount required to finance the appropriation made from said fund for that fiscal year, said cash surplus is hereby appropriated to the State Highway Department to be used for the same purposes as other funds appropriated by Section 1 of this act; provided, however, that the State Highway Department shall not incur obligations thereunder in excess of the unencumbered balance of such cash surplus.

SECTION 4. Not less than Fifty-four Million Dollars (\$54,000,000.00) or sixty percent (60%), whichever is less, of all appropriations made by Sections 1, 2, and

3 of this act, including all reimbursements from federal funds and from all other sources, shall be used for matching federal funds available, or hereafter available, for construction of roads and highways, including acquisition of rights-of-way and utility relocation costs, and including construction engineering supervision and related costs, and for State Aid construction projects let by contract. Until such provision has been fully met, not more than forty percent (40%) of all appropriations made may be used for the other purposes enumerated in Section 1 of this act.

SECTION 5. Of the amounts appropriated by the preceding sections of this act and restricted in use for matching federal funds and for State Aid project contracts by Section 4 of this act, not less than eight percent (8%) shall be allocated and encumbered in any one commissioner's district.

SECTION 6. There is hereby appropriated to the State Highway Department, from any monies accruing to the credit of the Emergency Appropriation Fund for the fiscal year ending June 30, 1962, in excess of One Million Dollars (\$1,000,000.00) over and above all other appropriations made from said fund, the sum of Two Million Dollars (\$2,000,000.00) or any part thereof. The appropriation herein made shall be transferred 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.

SECTION 7. From any monies appropriated to the State Highway Construction and Maintenance Fund, or accruing to the credit of the Fund in the State Treasury, not otherwise appropriated, for the fiscal years ending June 30, 1962 and June 30, 1963, not more than Twenty-one Million Five Hundred Thousand Dollars (\$21,500,000.00) for each year of the bi-

ennium shall be expended for the purposes indicated herein:

	Fiscal Year Ending June 30 1962	Fiscal Year Ending June 30, 1963
Administration		
Highway Commission	\$ 48,250	\$ 48,250
Director	29,500	29,500
Chief Counsel	14,000	14,000
Legal Division	100,000	100,000
Administrative Division	315,000	315,000
Information Services	25,000	25,000
Comptroller	500,000	500,000
Chief Engineer	109,500	109,500
Planning Division	540,000	540,000
Construction Division	110,000	110,000
Maintenance Division	158,500	158,500
Survey Division	715,000	715,000
Design Division	675,000	675,000
Bridge Division	460,000	460,000
Right-of-Way Division	501,750	501,750
Materials Test Division	585,000	585,000
Field Administration	540,000	540,000
Maps	45,000	45,000
New Equipment for Interstate Main.	288,000	288,000
Nondepreciable Equipment	78,500	78,500
Workmen's Compensation	280,000	280,000
P. L. & P. D.		
Insurance	42,000	42,000
O.A.S.I.	320,000	320,000
Merit System Contribution	36,000	36,000
Total	\$ 6,516,000	\$ 6,516,000
Maintenance Interstate		

Maintenance	\$ 825,000	\$ 825,000
Special		
Maintenance	4,400,000	4,400,000
Routine		
Maintenance	9,259,000	9,259,000
Total	\$14,484,000	\$14,484,000

By order of the Highway Commission, transfers may be made from any of the items listed in this section, to any other item or items, provided however, that no item may be increased or decreased by more than ten percent (10%) during any fiscal year.

SECTION 8. No obligation shall be incurred during any fiscal year in excess of the unencumbered balance of the appropriation made by Section 1 of this act, as adjusted by the State Budget Director. Construction contracts and purchase orders issued by the State Highway Department, setting forth the actual or estimated cost of construction as consideration for the cost of work to be done or services, supplies, and equipment to be furnished, shall constitute obligations within the meaning of this act. Monthly, bi-monthly, or weekly payrolls of the State Highway Department shall constitute current charges and shall become obligations against the State Highway Construction and Maintenance Fund at the time the payrolls are filed with the State Budget Director for payment.

SECTION 9. To prevent obligations being incurred in excess of the revenue to be collected during any fiscal year, the appropriations made by Sections 1 and 2 of this act and the cash surplus, if any, shall be subject to the provisions of Title 62, Section 41.1 through Section 41.38, Oklahoma Statutes 1951, as now or hereafter amended.

SECTION 10. The State Highway Department shall be required to file budget estimates with the State Budget Director in the manner prescribed, and at the time required by law, for each fiscal year of the ensuing biennium following each regular session of the Legislature. Plan-

ning of road programs shall be on a fiscal year basis and shall show the estimated amount of revenue available to finance said budget from existing revenue laws.

SECTION 11. 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 12. 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 13. All laws or parts of laws in conflict herewith are repealed to the extent of such conflict.

SECTION 14. 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.

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent, Vice
Vice Chairman	Chairman
Greenhaw	Bailey
Hurst	Breeden
Skeith	Cobb
Shipley	Cowden
Wolf	Easterly
Murrow	Fine
Larason	Hamilton
Skaggs	Payne
Cox	Pazoureck
Bradley (Tulsa)	Ritzhaupt
Clark	Stipe
Willis (Cherokee)	Tipps

HB 936, 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: Bailey, Boecher Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Allen, Baldwin, Berrong, Cartwright.—4.

Excused: Belvin, Kerr, McSpadden, Morford, Stipe.—5.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Boecher Bohannon, Breeden, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent, Wilson (Beckham), Wilson (Greer).—35.

Nay: Allen, Baldwin, Berrong, Cartwright.—4.

Excused: Belvin, Kerr, McSpadden, Morford, Stipe.—5.

The emergency was declared passed.

HB 936, together with Conference Committee Report thereon, was ordered returned to 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 587.

SECOND CONFERENCE COMMITTEE REPORT

The following 2nd Conference Committee Report on HB 587 was read and adopt-

ed upon motion of Senator McClendon:

Mr. Speaker

and

Mr. President:

We your General Conference Committee on Appropriations to whom was referred Engrossed House Bill 587 entitled:

AN ACT MAKING AN APPROPRIATION TO THE STATE CONTINGENCY AND EMERGENCY FUND; STATING THE PURPOSE; PROVIDING FOR TRANSFER OF FUNDS ALLOCATED WHICH MAY BE CANCELLED OR LAPSED; MAKING THE APPROPRIATION NON-FISCAL; MAKING PROVISIONS OF THIS ACT SEVERABLE; REPEALING ALL ACTS IN CONFLICT HEREWITH; 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 recede from Engrossed Senate Amendment No. 1.

2. That the following Conference Committee Amendment be adopted: (1) Page 1, Section 1, Lines 14 and 15, by striking the words and figure "100,000.00" and inserting in lieu thereof the words and figure "250,000.00".

Respectfully submitted,

FOR THE HOUSE: FOR THE SENATE:

Allard,	McClendon,
Chairman	Chairman
Williams (Murray),	Trent,
Vice Chairman	Vice Chairman
Hurst	Bailey
Skeith	Boecher
Shipley	Breeden
Wolf	Cobb
Murrow	Easterly
Larason	Fine
Willis (Jackson)	Hamilton
Cox	Payne
Bradley (Tulsa)	Pazoureck
Sparks	Tipps
Clark	
Willis (Cherokee)	

HB 587, 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: Bailey, Belvin, Breeden, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Lollar, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Tipps, Trent.—24.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Land, McClendon, McColgin, Wilson (Beckham), Wilson (Greer).—16.

Excused: Kerr, McSpadden, Morford, Stipe.—4.

The Bill as amended in Conference, was declared passed.

On the question of passage of emergency, the roll call resulted as follows:

Aye: Bailey, Belvin, Breeden, Cobb, Collins, Cowden, Easterly, Garrison, Garvin, Grantham, Graves, Ham, Harris, Lollar, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent.—25.

Nay: Allen, Baldwin, Berrong, Boecher, Bohannon, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Land, McClendon, McColgin, Wilson (Beckham), Wilson (Greer).—16.

Excused: Kerr, McSpadden, Morford.—3.

The emergency was declared failed of passage.

HB 587, together with Conference Committee Report thereon, was ordered returned to Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 863 correctly engrossed.

SR 65 and **SB 143** each correctly enrolled.

Engrossed **SAs** to and Engrossed **HB 863**, as amended, were properly signed

and ordered returned to the Honorable House.

Enrolled **SR 65** was properly signed and ordered transmitted to the Secretary of State.

Enrolled **SB 143**, after fourth reading, was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

EXECUTIVE COMMITTEE LEGISLATIVE COUNCIL

President Pro Tempore Collins announced his appointment of the following as the Senate members of the Executive Committee of the Legislative Council, in accordance with Title 74, O. S. 1951, § 456:

Senators Cobb, Cowden, Field, Fine, Garrison, Hamilton, McClendon, Shoemaker, Stipe and Trent.

Upon motion of Senator Field, the above Senate appointments to the Executive Committee of the Legislative Council by President Pro Tempore Collins were confirmed by the Senate.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 981**.

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 570**.

The above numbered Enrolled Resolution was properly signed and ordered returned to the Honorable House.

Senator Cowden presiding.

MESSAGES FROM THE HOUSE

Advising concurrence in **SAs** to and passage of Engrossed **HB 863**, as amended.

MOTIONS

Senator Payne moved that the Honor-

able House be requested to return **HB 587**, together with Conference Committee Report thereon, for the purpose of reconsidering the vote by which the emergency failed.

Senator Belvin moved to table the Payne motion, which motion failed of adoption upon a roll call as follows:

Aye: Baldwin, Berrong, Bohannon, Cartwright, Colston, Dacus, Field, Fine, Hamilton, Wilson (Greer).—10.

Nay: Belvin, Breeden, Cobb, Collins, Cowden, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemaker, Stipe, Tipps, Trent.—25.

Excused: Allen, Bailey, Boecher, Eastery, Kerr, McSpadden, Morford, Stevenson, Wilson (Beckham).—9.

The vote occurring on the Payne motion, it was declared adopted.

Senator Rogers asked unanimous consent, which was granted, that the President Pro Tempore be authorized and directed to purchase a U. S. Flag, with 50 Stars thereon, to be hung in the Senate Chamber, and proper disposition be made of the 48 Star flag now hanging.

MESSAGES FROM HOUSE

Advising fourth reading of and transmitting Enrolled **HB 663**.

The above numbered Enrolled Bill was, after fourth reading, properly signed and ordered returned to the Honorable House.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled **SB 143**.

The above numbered Enrolled Bill was referred to the Governor for consideration.

MESSAGE FROM THE HOUSE

Returning Engrossed **HB 587**, together with Conference Committee Report, as requested by the Honorable Senate.

MOTION

Senator Payne moved to reconsider the vote by which the emergency section to **HB 587**, as amended in Conference, failed of passage, which motion was declared adopted upon a roll call as follows:

Aye: Belvin, Breeden, Cobb, Collins, Cowden, Garrison, Garvin, Grantham, Graves, Ham, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent.—23.

Nay: Baldwin, Bohannon, Cartwright, Colston, Dacus, Field, Fine, Wilson (Greer).—8.

Excused: Allen, Bailey, Berrong, Boecher, Easterly, Hamilton, Kerr, McSpadden, Morford, Pitcher, Stevenson, Stipe, Wilson (Beckham).—13.

The Presiding Officer, Senator Cowden, announced the presence of the Chief Executive, Governor J. Howard Edmondson, who was escorted to the President's desk by President Pro Tempore Collins.

Presiding Officer Cowden presented Governor J. Howard Edmondson to the Senate, where he spoke briefly.

REFERRING FURTHER TO HB 587:

The question being, "Shall **HB 587**, as amended in Conference, become an emergency measure?" the roll was called resulting as follows:

Aye: Belvin, Breeden, Cobb, Cowden, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Land, Lollar, McClendon, McColgin, Payne, Pazoureck, Ritzhaupt, Rogers, Romang, Shoemake, Tipps, Trent.—23.

Nay: Baldwin, Bohannon, Cartwright, Collins, Colston, Dacus, Field, Fine, Wilson (Greer).—9.

Excused: Allen, Bailey, Berrong, Boecher, Easterly, Kerr, McSpadden, Morford, Pitcher, Stevenson, Stipe, Wilson (Beckham).—12.

The emergency was declared failed of passage.

Engrossed **HB 587**, together with Conference Committee Report, was ordered returned to the Honorable House.

REPORT OF ENGROSSED AND ENROLLED BILLS

HB 1100 correctly engrossed.

Engrossed **SAs** to and Engrossed **HB 1100**, as amended, were properly signed and the bill, as amended, ordered returned to the Honorable House.

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 Collins presiding, who made the following announcement:

The Senate, in executive session and upon motion of Senator Bohannon, advised and consented to the confirmation of the reappointment of L. K. SHARPE, Checotah, Oklahoma, as a member of the Grand River Dam Authority — Board of Directors, for a term effective upon confirmation and ending 2nd Tuesday, January, 1968.

Senator Field moved that President Pro Tempore Collins appoint a Committee of 3 to notify the Honorable House that the Senate has completed its work and is about ready to adjourn sine die, which motion prevailed, the Committee appointed being Senators Hamilton, Rogers and Grantham.

Senator Field moved that a Committee of 3 be appointed by President Pro Tempore Collins with instructions to notify the Governor of the State of Oklahoma that the Senate has completed its work and is about ready to adjourn sine die and inquiring whether or not he has further Messages to transmit to the Senate, which motion prevailed the Committee appointed being Senator's Stipe, Cowden and Lollar.

A Committee from the Honorable House, composed of Representatives Mountford, Larason and Henry, was received and reported the Honorable House had finished its work and was ready to adjourn sine die.

Senator Rogers, on behalf of the Committee appointed to notify the Honorable House that the Senate has finished its work and is ready to adjourn sine die, reported the duty performed.

Senator Cowden, on behalf of the Committee appointed to notify the Governor of the State of Oklahoma that the Senate has finished its work, ready to adjourn sine die and inquiring as to whether he had further Messages for the Senate, reported the duty performed.

MESSAGE FROM THE HOUSE

Advising concurrence in SAs to and passage of Engrossed HB 1100, as amended.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 612, 1104.

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 45, SBs 50, 70, 92, 223 and 427 each correctly enrolled.

Enrolled SCR 45 was properly signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Enrolled SBs 50, 70, 92, 223 and 427 were, after fourth reading, each properly

signed and ordered transmitted to the Honorable House for the signature of the Speaker.

Senator Field moved, when the Clerk's desk is cleared, the Senate of the 28th Session of the Legislature adjourn sine die, conforming with SCR 45, which motion was declared adopted.

The Senate was at ease.

The Senate reassembled with President Pro Tempore Collins presiding.

MESSAGES FROM THE HOUSE

Advising fourth reading of and returning Enrolled SBs 50, 70, 92, 223, 427.

The above numbered Enrolled Bills were referred to the Governor for consideration.

MESSAGES FROM THE HOUSE

Advising the signing of and returning Enrolled SCR 45.

The above numbered Enrolled Resolution was ordered referred to the Secretary of State.

MESSAGES FROM THE HOUSE

Advising fourth reading of and transmitting Enrolled HBs 1100, 936, 863, 587.

The above numbered Enrolled Bills were, after fourth reading, properly signed and ordered returned to the Honorable House.

Senator Field, declaring that the hour of 11:00 a.m., on this the 28th day of July, 1961, had arrived and as provided under Enrolled SCR 45, adopted by the 28th Legislature of the State of Oklahoma, moved that the Senate of the 28th Oklahoma Legislature now adjourn sine die, which motion was declared adopted by President Pro Tempore Collins.

SENATE COMMITTEES

TWENTY-EIGHTH LEGISLATURE

1961

(As finally approved)

AGRICULTURE—12

Easterly, Chairman

Grantham, Vice-Chairman

Boecher	McColgin
Bohannon	McSpadden
Dacus	Morford
Fine	Ritzhaupt
Kerr	Stevenson

APPROPRIATIONS AND BUDGET—20

McClendon, Chairman

Trent, Vice-Chairman

Allen	Fine
Bailey	Grantham
Berrong	Hamilton
Bohannon	Lollar
Breeden	Pitcher
Cobb	Rogers
Cowden	Stipe
Dacus	Tipps
Easterly	Wilson (Greer)

AVIATION—5

Land, Chairman

Kerr, Vice-Chairman

Garrison	Rogers
Ham	

BANKS AND BANKING—5

Graves, Chairman

Morford, Vice-Chairman

Bailey	Trent
Ham	

BUSINESS AND INDUSTRY—9

Allen, Chairman

Stipe, Vice-Chairman

Cobb	McSpadden
Cowden	Payne
Fine	Pazoureck
Lollar	

CONGRESSIONAL AND LEGISLATIVE
REDISTRICTING—5

Belvin, Chairman

Cartwright, Vice-Chairman

Allen	Wilson
Pazoureck	(Beckham)

CONSTITUTIONAL AMENDMENTS,
INITIATIVE AND REFERENDUM
AND CODE REVISION—7

Cartwright, Chairman

Shoemaker, Vice-Chairman

Bohannon	Payne
Garrison	Stevenson
Garvin	

COUNTY GOVERNMENT—8

Wilson (Beckham), Chairman

Ritzhaupt, Vice-Chairman

Allen	Harris
Belvin	Romang
Berrong	Stevenson

CRIMINAL JURISPRUDENCE—5

Garvin, Chairman

Kerr, Vice-Chairman

Harris	Morford
Land	

ECONOMIC AND INDUSTRIAL
DEVELOPMENT—7

Harris, Chairman

Stevenson, Vice-Chairman

Bohannon	Land
Breeden	Romang
Kerr	

EDUCATION (Common)—12

Hamilton, Chairman

Cowden, Vice-Chairman

Belvin	McClendon
Bohannon	McColgin
Colston	Ritzhaupt
Dacus	Trent
Easterly	Wilson (Greer)

EDUCATION (Higher)—12

Bailey, Chairman

Payne, Vice-Chairman

Allen	Harris
Berrong	McColgin
Boecher	Trent
Easterly	Wilson
Grantham	(Beckham)
Hamilton	

EMPLOYMENT AND PRINTING—3

Tipps, Chairman

Colston, Vice-Chairman

Bohannon

ENGROSSED AND ENROLLED BILLS—3

Breeden, Chairman

Garrison, Vice-Chairman

Stevenson

GAME AND FISH—7

Dacus, Chairman

Cobb, Vice-Chairman

Boecher	McClendon
Colston	Tipps
Fine	

INSURANCE—11

Stipe, Chairman

Dacus, Vice-Chairman

Berrong	McSpadden
Cartwright	Payne
Cobb	Tipps
Easterly	Trent
Fine	

JUDICIARY—13

Shoemaker, Chairman

Allen, Vice-Chairman

Cartwright	Pazoureck
Garvin	Pitcher
Grantham	Romang
Harris	Stevenson
Kerr	Wilson
Lollar	(Beckham)

LABOR RELATIONS—5

Pazoureck, Chairman

Payne, Vice-Chairman

Lollar	Tipps
Stipe	

MILITARY AND VETERANS

AFFAIRS—5

Lollar, Chairman

Tipps, Vice-Chairman

Graves	Ritzhaupt
Morford	

MUNICIPAL GOVERNMENT—10

Berrong, Chairman

Garvin, Vice-Chairman

Cowden	Shoemaker
Graves	Wilson
Ham	(Beckham)
Land	Wilson (Greer)
Morford	

OIL AND GAS—8

Cowden, Chairman

Ham, Vice-Chairman

Garvin	McSpadden
Land	Pitcher
Lollar	Shoemake

PARKS AND RECREATION—6

Wilson (Greer), Chairman

Hamilton, Vice-Chairman

Baldwin	Colston
Belvin	Harris

PENAL INSTITUTIONS—6

McSpadden, Chairman

Colston, Vice-Chairman

Shoemake	Trent
Stipe	Wilson (Greer)

PLANNING AND RESOURCES—9

Boecher, Chairman

Fine, Vice-Chairman

Baldwin	McClendon
Breeden	Pitcher
Cartwright	Tipps
Colston	

PRIVILEGES AND ELECTIONS—5

Kerr, Chairman

Rogers, Vice-Chairman

Hamilton	Romang
McClendon	

PUBLIC HEALTH—7

Ritzhaupt, Chairman

Land, Vice-Chairman

Bailey	McColgin
Berrong	Wilson (Greer)
Graves	

PUBLIC LANDS—5

McColgin, Chairman

Easterly, Vice-Chairman

Garrison	Morford
Kerr	

PUBLIC SAFETY—7

Payne, Chairman

Ritzhaupt, Vice-Chairman

Bailey	Rogers
Breeden	Shoemake
Cartwright	

PUBLIC SERVICE CORPORATIONS—6

Grantham, Chairman

McSpadden, Vice-Chairman

Bailey	Garrison
Berrong	Land

REVENUE AND TAXATION—15

Baldwin, Chairman

Pazoureck, Vice-Chairman

Boecher	Grantham
Cobb	Hamilton
Cowden	Lollar
Dacus	Ritzhaupt
Easterly	Stipe
Fine	Wilson
Garvin	(Beckham)

ROADS AND HIGHWAYS—19

Cobb, Chairman

Boecher, Vice-Chairman

Baldwin	Harris
Breeden	McClendon
Cartwright	McSpadden
Cowden	Pazoureck
Dacus	Pitcher
Easterly	Stipe
Fine	Tipps
Graves	Trent
Hamilton	

SENATE AND LEGISLATIVE
AFFAIRS—5

McSpadden, Chairman

Baldwin, Vice-Chairman

Boecher	McColgin
Dacus	

SOCIAL WELFARE—8

Trent, Chairman

Bohannon, Vice-Chairman

Belvin

Ham

McClendon

McColgin

Ritzhaupt

Wilson (Greer)

STATE AND FEDERAL
GOVERNMENT—9

Pitcher, Chairman

Wilson (Greer), Vice-Chairman

Baldwin

Grantham

Ham

McColgin

Rogers

Romang

Wilson

(Beckham)

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CCR—Conference Committee Report

GCCA—General Conference Committee on Appropriations

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LP—Lobby Permit

M—Motion

ML—Motion Lodged

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SJR—Senate Joint Resolution

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PART I

SENATE BILLS

(Titles in full shown on page numbers
opposite "1st Readings".)

SB 1—By Graves of the Senate and Steven of the House—An Act relating to elections; regarding compensation of precinct election board members and counters; amending § 556a, 26 O. S. 1951; making an appropriation to the Secretary of the State Election, *** and declaring an emergency.

1st Reading (Pre-filed)	24
2nd Reading	35
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SB 2—By Allen—An Act relating to annexation of territory to municipalities; and declaring an emergency.

1st Reading (Pre-filed)	24
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ML; time extended	304; 330
Ordered printed	311
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SB 3—By Allen—An Act relating to the de-annexation of territory from municipalities; and declaring an emergency.

1st Reading (Pre-filed)	24
2nd Reading	35
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SB 4—By Allen—An Act fixing the taxable situs or real property affected by the changes of river boundaries between counties of this State and assessment thereof and exceptions.

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SB 5—By Graves of the Senate and Nichols (Seminole), Stevens and Henry of the House—An Act relating to the health and safety of organized resident camps; *** and declaring an emergency.

1st Reading (Pre-filed)	24
2nd Reading	35
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SB 6—By Dacus—An Act relating to Agriculture; amending the Agricultural Code; and declaring an emergency.

1st Reading (Pre-filed)	24
2nd Reading	35
CR	94
Considered, re-referred	156
CR	276
Considered, advanced, 3rd Reading, referred	280
Engrossed—To House	286
Referred for enrollment	492
Enrolled, 4th Reading	504
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Governor's approval	543

SB 7—By Dacus—An Act relating to pesticides; defining terms; requiring permits from the State Board of Agriculture; *** and declaring an emergency.

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CR 310

Considered, advanced, 3rd Reading, referred 515

Engrossed—To House 522

HAs read; rejected, Conference requested 864; 884

Conference granted, HCs named 900

SCs appointed 900

CCR read; adopted, passed — To House 915; 927

Referred for enrollment 958

Enrolled, 4th Reading 967

To Governor 984

Governor's approval 996

SB 8—By Dacus—An Act relating to the sale of eggs; *** and declaring an emergency.

1st Reading (Pre-filed) 25

2nd Reading 35

CR; re-referred 118; 167

CR 276

Considered, advanced, 3rd Reading, referred 280

Engrossed—To House 286

SB 9—By Dacus—An Act relating to the sale of eggs; *** and declaring an emergency.

1st Reading (Pre-filed) 25

2nd Reading 35

CR; re-referred 106; 167

CR 276

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ML; time extended; adopted 311; 343; 363

3rd Reading 933

SB 10—By Graves, Cowden and Rogers—An Act relating to securities; amending Section 2, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 325, *** and declaring an emergency.

1st Reading (Pre-filed) 25

2nd Reading 35

CR 140

Considered, advanced, 3rd Reading, referred 151

Engrossed—To House 156

Referred for enrollment 283

Enrolled, 4th Reading 292

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Governor's approval 323

SB 11—By Wilson (Beckham) of the Senate and Skaggs of the House—An Act relating to securities; amending Section 401, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 340; *** and declaring an emergency.

1st Reading (Pre-filed) 25

2nd Reading 35

CR 140

Considered, advanced, 3rd Reading, referred 197

Engrossed—To House 204

HAs read; concurred in, passed, referred 289; 295

Enrolled, 4th Reading 300

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Governor's approval 323

SB 12—By Wilson (Beckham) of the Senate and Skaggs of the House—An Act relating to securities; amending Section 305, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 388; *** and declaring an emergency.

1st Reading (Pre-filed) 25

2nd Reading 35

CR 140

Considered, advanced, 3rd Reading, referred 155

Engrossed—To House 163

HAs read; concurred in, passed, referred 686; 829

Enrolled, 4th Reading 837

To Governor 844

Governor's approval 882

SB 13—By Wilson (Beckham) of the Senate and Skaggs of the House—An Act relating to securities; amending Section 409, Chapter 1, Title 71, Oklahoma Session Laws 1959, Page 345; *** and declaring an emergency.

1st Reading (Pre-filed) 25

2nd Reading 35

CR	140
Considered, advanced, 3rd Reading, referred	142
Engrossed—To House	146
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SB 14—By Wilson (Greer) — An Act changing the name of the Department of Mental Health to the Department of Mental Health and Retardation; and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35

SB 15—By Wilson (Greer)—An Act making an appropriation to the Central State Griffin Memorial Hospital; to establish and maintain a special education class; *** and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR, re-referred; CR	752; 804
Considered, advanced, 3rd Reading, referred	823
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SB 16—By Wilson (Greer)—An Act relating to voluntary admission to mental hospital; *** and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR	67
Considered, advanced, 3rd Reading, referred	72
Engrossed—To House	80

SB 17—By Wilson (Beckham)—An Act relating to motor vehicles; ***; changing the maximum speed for certain motor vehicles on four-lane divided highways.

1st Reading (Pre-filed)	26
2nd Reading	35
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SB 18—By Wilson (Beckham)—An Act relating to barbers; ***; and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR	67
Considered, advanced, 3rd Reading, referred	72
Engrossed—To House	80
HAs concurred in, passed, referred ..	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1091

SB 19—By Wilson (Beckham)—An Act relating to Congressional Districts of the State of Oklahoma Based on the Federal Census of 1960; *** and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR	289
Considered, advanced, 3rd Reading, referred	440
ML; time extended; failed, referred	440; 464; 467
Engrossed—To House	495

SB 20—By Wilson (Greer) of the Senate and Larson of the House—An Act relating to Oklahoma Tax Commission; defining certain records and files as confidential; prohibiting disclosure of information contained in such files; ***; and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR	307
Considered, re-referred; CR	316; 1245
Stricken	1410

SB 21—By Rogers of the Senate and Skaggs of the House—An Act relating to insurance; authorizing the attachment to the standard statutory fire insurance policy of a statement specifically excluding

loss or damage caused by nuclear reaction, *** and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR	210
Considered, re-referred; CR	459; 833
Considered, advanced, 3rd Reading, referred	1026; 1208
Engrossed—To House	1237
Referred for enrollment	1289
Enrolled, 4th Reading	1314
To Governor	1314
Governor's approval	1422

SB 22—By Rogers of the Senate and Skaggs of the House—An Act relating to insurance; providing for the approval of a form of policy including fire insurance together with one or more additional perils; and declaring an emergency.

1st Reading (Pre-filed)	26
2nd Reading	35
CR	210
Considered, advanced, 3rd Reading, referred	459
Engrossed—To House	462
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1090

SB 23—By Cartwright—An Act pertaining to State Treasury Funds; amending 62 O. S. 1951, § 9.6; prohibiting appropriations out of the Emergency Appropriation Fund in excess of the State Board of Equalization's estimate; and declaring an emergency.

1st Reading (Pre-filed)	27
2nd Reading	35
CR; stricken	752; 1187

SB 24—By Cartwright, Field, Tipps, of the Senate, and Ford of the House—An Act creating a Joint Standing Committee of Legislature and Legislative Council on Fiscal Affairs and appropriations to study Fiscal Affairs, *** and declaring an emergency.

1st Reading (Pre-filed)	27
2nd Reading	35
CR	168

Considered, advanced, 3rd Reading, referred	268
Engrossed—To House	273

SB 25—By Easterly—An Act relating to development, utilization, and marketing of wheat grown in Oklahoma; *** and to declare an emergency.

1st Reading (Pre-filed)	27
2nd Reading	35

SB 26—By Payne of the Senate and Cole and Richeson of the House—An Act permitting injured workers to select their own doctors, *** and declaring an emergency.

1st Reading	28
2nd Reading	35
CR	175
Considered, advanced, 3rd Reading	440
ML; time extended; failed	440; 464; 490; 495; 504; 511; 518; 525

SB 27—By Romang—An Act relating to the support of dependents; *** and declaring an emergency.

1st Reading	33
2nd Reading	56
CR	504
Considered, advanced; 3rd Reading, referred	510; 536
Engrossed—To House	546
Has read; concurred in, passed, referred	1181; 1188
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1277

SB 28—By Land—An Act relating to wills; providing that devises or bequests may be made by will to the trustee or trustees of a trust established by written instrument independently of the will; ***.

1st Reading	34
2nd Reading	56
CR	206
Considered, advanced, 3rd Reading, referred	216
Engrossed—To House	229

SB 29—By Ritzhaupt—An Act relating to members of State Election Board, amending 26 O.S. 1951 § 12; providing for the

method of appointment by the governor of two (2) members of the State Election Board after recommendations of two (2) dominant political parties; requiring the advice and consent of the Senate; authorizing removal of member by Governor under certain conditions and declaring an emergency.

1st Reading	34
2nd Reading	56
CR	192
Considered, advanced, 3rd Reading, referred	269
ML; adopted	270; 273
Vote reconsidered by which advanced	273
Considered, advanced, 3rd Reading, referred	273
Engrossed—To House	278

SB 30—By Allen—An Act relating to public trusts; prohibiting future trusts from encumbering pre-existing property or income without a vote of the electors of the beneficiary; *** and declaring an emergency.

1st Reading	34
2nd Reading	56
CR	121
Considered, re-referred, Public Hearing announced	151
M to Wd failed	346
Wd	352
Considered, advanced; vote reconsidered by which advanced	560; 579
Considered, advanced, 3rd Reading ..	579
ML; time extended; adopted 579; 617;	649
Bill passed, referred	649
ML; adopted	659; 698
Bill failed of passage	1390

SB 31—By Baldwin of the Senate and Bullard and Odom (Wagoner) of the House—An Act relating to unemployment compensation provided for in the "Oklahoma Employment Security Act" and the contributions (taxes) levied under said Act; *** and declaring an emergency.

1st Reading	34
2nd Reading	56
Wd—Re-referred; CR	65; 72
Stricken	96

SB 32—By Wilson (Greer)—An Act relating to payment for care of mental health patients; *** and declaring an emergency.

1st Reading	34
2nd Reading	56
CR	310
Considered, stricken	343

SB 33—By Allen—An Act relating to the State Highway Department; ***; providing for election of the State Highway Director by State Highway Commission; requiring the advice and consent of the State Senate thereto; and declaring an emergency.

1st Reading	55
2nd Reading	65

SB 34—By Hamilton of the Senate and Cook and Shibley (Creek) 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	56
2nd Reading	65
CR	602
Considered, advanced, 3rd Reading, referred	631
Engrossed—To House	639
HA rejected, Conference requested—To GCCA	761; 946
Conference granted—To GCCA	763
CCR adopted, passed—To House	1104
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1262

SB 35—By Hamilton—An Act relating to the public schools of Oklahoma; *** and declaring an emergency.

1st Reading	56
2nd Reading	65
CR	90
Considered; re-referred	100; 167

SB 36—By Grantham of the Senate and Camp, Bower, Green, Craig and Howe of the House—An Act relating to certain commercial transactions in or regarding personal property and contracts ***.

1st Reading	62
2nd Reading	68
CR	282
Considered, advanced, 3rd Reading, referred	1085
Engrossed—To House	1135
Referred for enrollment	1217
Enrolled, 4th Reading	1237
To Governor	1287
Governor's approval	1354

SB 37—By Romang—An Act relating to narcotic drugs; *** and declaring an emergency.

1st Reading	62
2nd Reading	68

SB 38—By Allen of the Senate and Lance of the House—An Act amending 63 O. S. 1951, § 295.3; relating to fluid market milk; adding percentage of butterfat to items included on required label; and declaring an emergency.

1st Reading	63
2nd Reading	68; 75

SB 39—By Ritzhaupt—An Act relating to streets and alleys; creating "street and alley construction and maintenance fund in cities and towns"; *** and declaring an emergency.

1st Reading	63
2nd Reading	68
CR; Wd, re-referred	388; 624

SB 40—By Hamilton—An Act relating to the public schools of Oklahoma; ***; dealing with the payment of State aid to school districts; *** and declaring an emergency.

1st Reading	63
2nd Reading	68
CR; stricken	804; 1410

SB 41—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House—An Act making an appropriation to the State Department of Health; *** and declaring an emergency.

1st Reading	63
2nd Reading	68
Wd, re-referred	114
CR, re-referred	310
CR	518

Considered, advanced, 3rd Reading, referred	527
Engrossed—To House	536
HAs rejected, Conference requested— To GCCA	703; 946
Conference granted—To GCCA	716
CCR adopted, passed—To House	1360
Referred for enrollment	1389
Enrolled, 4th Reading	1407
To Governor	1421

SB 42—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the State Board of Education; *** and declaring an emergency.

1st Reading	63
2nd Reading	68
CR	656
Considered, advanced, 3rd Reading, referred	676
Engrossed—To House	695
HAs rejected, Conference requested— To GCCA	831; 946
Conference granted—To GCCA	852

SB 43—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House—An Act making an appropriation to the Legislative Council; *** and declaring an emergency.

1st Reading	63
2nd Reading	68
CR	518
Considered, advanced, 3rd Reading, referred	528
Engrossed—To House	536
HAs rejected, Conference requested— To GCCA	716; 946
Conference granted—To GCCA	732
CCR adopted, passed—To House	1172
Referred for enrollment	1186
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1262

SB 44—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House—An Act making appropriations to the office of Civil Defense; *** and declaring an emergency.

1st Reading	63
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2nd Reading	68
CR	240
Considered, advanced, 3rd Reading, referred	445
Engrossed—To House	462
HA rejected, Conference requested— To GCCA	686; 946
Conference granted—To GCCA	710
CCR adopted, passed—To House	1094
Referred for enrollment	1118
Enrolled, 4th Reading	1123
To Governor	1126
Governor's approval	1148

SB 45—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Lieutenant Governor; *** and declaring an emergency.

1st Reading	63
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CR	656
Considered, advanced, 3rd Reading, referred	676
Engrossed—To House	695
HAs rejected, Conference requested— To GCCA	832; 946
Conference granted—To GCCA	852
CCR rejected, further Conference re- quested—To GCCA	1214
Further Conference granted — To GCCA	1287
2nd CCR adopted, passed—To House	1361
Referred for enrollment	1389
Enrolled, 4th Reading	1407
To Governor	1421

SB 46—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making a supplemental appropriation to the Oklahoma State Regents for higher education; *** and declaring an emergency.

1st Reading	64
2nd Reading	68
CR	87
Considered, advanced, 3rd Reading, referred	100
Engrossed—To House	109
Referred for enrollment	145
Enrolled—4th Reading	147

To Governor	152
Governor's approval	163

SB 47—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Securities Commission; *** and declaring an emergency.

1st Reading	64
2nd Reading	68
CR	568
Considered, advanced, 3rd Reading, referred	575
Engrossed—To House	582
HAs rejected, Conference requested— To GCCA	686; 946
Conference granted—To GCCA	710
CCR adopted, passed—To House	1173
Referred for enrollment	1186
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1262

SB 48—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Oklahoma Educational Television authority; *** and declaring an emergency.

1st Reading	64
2nd Reading	68
CR	656
Considered, advanced, 3rd Reading, referred	677
Engrossed—To House	695
HA rejected, Conference requested— To GCCA	762; 946
Conference granted—To GCCA	763
CCR adopted, passed—To House	1174
Referred for enrollment	1224
Enrolled, 4th Reading	1237
To Governor	1244
Governor's approval	1262

SB 49—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the State Mining Board; *** and declaring an emergency.

1st Reading	64
2nd Reading	68
CR	518

Considered, advanced, 3rd Reading, referred	528
Engrossed—To House	536
HA read; rejected, Conference re- quested—To GCCA	776; 786; 946
Conference granted—To GCCA	803
CCR adopted, passed—To House	1105
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1262

SB 50—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriation to the Oklahoma Department of Public Safety; *** and declaring an emergency.

1st Reading	64
2nd Reading	68
CR	602
Considered, advanced, 3rd Reading, referred	606
Engrossed—To House	624
HAs rejected, Conference requested— To GCCA	815; 946
Conference granted—To GCCA	821
CCR rejected, further Conference re- quested—To GCCA	1480
Further Conference granted — To GCCA	1511
2nd CCR adopted, passed—To House	1566
Referred for enrollment	1574
Enrolled, 4th Reading	1587
To Governor	1587

SB 51—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Department of Charities and Corrections; *** and declaring an emergency.

1st Reading	64
2nd Reading	68
CR	240
Considered, advanced, 3rd Reading, referred	446
Engrossed—To House	462
HAs rejected, Conference requested— To GCCA	687; 946
Conference granted—To GCCA	710

CCR adopted, passed—To House	1106
ML	1107
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1354

SB 54—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Court of Criminal Appeals; *** and declaring an emergency.

1st Reading	64
2nd Reading	69
CR	518
Considered, advanced, 3rd Reading, referred	526
Engrossed—To House	536
HAs rejected, Conference requested— To GCCA	703; 946
Conference granted—To GCCA	716
CCR adopted, passed—To House	1107
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1262

SB 53—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the School Lunch Division of the State Board of Education; *** and declaring an emergency.

1st Reading	64
2nd Reading	69
CR	656
Considered, advanced, 3rd Reading, referred	677
Engrossed—To House	695
HAs rejected, Conference requested— To GCCA	832; 946
Conference granted—To GCCA	852
CCR adopted, passed—To House	1093
Referred for enrollment	1118
Enrolled, 4th Reading	1123
To Governor	1126
Governor's approval	1148

SB 54—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropria-

tions to the Water Resources Board; *** and declaring an emergency.	
1st Reading	64
2nd Reading	69
CR	752
Considered, advanced, 3rd Reading, referred	766
Engrossed—To House	779
HAs rejected, Conference requested—To GCCA	884; 946
Conference granted—To GCCA	900
CCR adopted, passed—To House	1175
Referred for enrollment	1186
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1262

SB 55—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Office of the State Auditor; *** and declaring an emergency.

1st Reading	65
2nd Reading	69
CR	240
Considered, advanced, 3rd Reading, referred	446
Engrossed—To House	462
HAs rejected, Conference requested—To GCCA	687; 946
Conference granted—To GCCA	710
CCR adopted, passed—To House	1108
ML	1109
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1354

SB 56—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House—An Act making an appropriation to the Court of Tax Review; *** and declaring an emergency.

1st Reading	65
2nd Reading	69
CR	518
Considered, advanced, 3rd Reading, referred	527
Engrossed—To House	536
HA rejected, Conference requested—To GCCA	703; 946
Conference granted—To GCCA	716

CCR adopted, passed—To House	1109
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1262

SB 57—By McClendon and Trent of the Senate, and Allard and Williams, (Murray) of the House—An Act making appropriations to the Salary Administration Board; *** and declaring an emergency.

1st Reading	65
2nd Reading	69
CR	602
Considered, advanced, 3rd Reading, referred	607
Engrossed—To House	624
HAs rejected, Conference requested—To GCCA	864; 946
Conference granted—To GCCA	888

SB 58—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Oklahoma State Regents for Higher Education; *** and declaring an emergency.

1st Reading	65
2nd Reading	69
M to Wd and re-referred	928

SB 59—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Oklahoma State Legislature; *** and declaring an emergency.

1st Reading	65
2nd Reading	69
CR	87
Considered, advanced, 3rd Reading, referred	99
Engrossed—To House	109
HA rejected, Conference requested, SCs appointed	653
Conference granted, HCs named	658
CCR adopted, passed—To House	669
Referred for enrollment	673
Enrolled, 4th Reading	675
To Governor	685
Governor's approval	718

SB 60—By Kerr of the Senate and Willis (Jackson) of the House—An Act relating

to Social Security; providing that assistance shall not be given to or on behalf of more than one illegitimate child of the same mother; *** and declaring an emergency.

1st Reading	67
2nd Reading	72
CR	580
Considered, advanced, 3rd Reading, referred	584
Engrossed—To House	591
HAs concurred in, passed, referred ..	1154
Enrolled, 4th Reading	1166
To Governor	1180
Governor's approval	1262

SB 61—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Secretary of the State Election Board; *** and declaring an emergency.

1st Reading	67
2nd Reading	72
CR	656
Considered, advanced, 3rd Reading, referred	678
Engrossed—To House	695
HAs read; rejected, Conference requested, SCs to be instructed; To GCCA	776; 786; 946
Conference granted—To GCCA	803
CCR adopted, passed—To House	1110
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1262

SB 62—By McClendon, Hamilton, Fine, Berrong, Harris and Trent—An Act enabling the organization, formation and operation of public non-profit regional water distribution districts; *** and declaring an emergency.

1st Reading	67
2nd Reading	72

SB 63—By Stipe—An Act relating to Highway Safety; requiring mechanical inspection of motor vehicles, trailers, semi-trailers and pole trailers; ***

1st Reading	68
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2nd Reading	72
CR	349
Considered; stricken	774; 1410

SB 64—By Romang—An Act pertaining to Initiative and Referendum Petitions, relating to the forms and requisites thereof; *** and declaring an emergency.

1st Reading	72
2nd Reading	77
CR	310
Considered, advanced, 3rd Reading, referred	350
Engrossed—To House	365
HAs read; concurred in, passed, referred	688; 704
Enrolled, 4th Reading	714
To Governor	716
Governor's approval	745

SB 65—By Berrong and Dacus—An Act relating to the fiscal affairs of the State; amending 62 O. S. 1951, § 41.12, relating to transfer of items of current appropriations or appropriation allotments; *** and declaring an emergency.

1st Reading	75
2nd Reading	77
CR	118
Considered, advanced, 3rd Reading, referred	126
ML; time extended; tabled	127; 151; 164; 170
Engrossed—To House	170
HAs concurred in, passed, referred ..	1209
Enrolled, 4th Reading	1237
To Governor	1244
Governor's approval	1311

SB 66—By Wilson (Beckham)—An Act relating to Workmen's Compensation; making it unlawful and a misdemeanor for any person acting as an attorney, *** to there after represent the claimant on any such case in any action or proceeding for compensation of such claimant against or from Special Indemnity Fund; and declaring an emergency.

1st Reading	75
2nd Reading	77
CR	210

Considered, advanced, 3rd Reading, referred	216
Engrossed—To House	228
Referred for enrollment	390
Enrolled, 4th Reading	398
To Governor	400
Governor's approval	451

SB 67—By Wilson (Beckham)—An Act relating to Workmen's Compensation; requiring annual statement to be filed by self-insured employers; and declaring an emergency.

1st Reading	75
2nd Reading	77
CR; Wd, re-referred; CR ..	554; 626; 1225
Considered, advanced, 3rd Reading, referred	1232
Engrossed—To House	1251
Referred for enrollment	1289
Enrolled, 4th Reading	1314
To Governor	1314
Governor's approval	1422

SB 68—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the State Department of Agriculture; *** and declaring an emergency.

1st Reading	78
2nd Reading	83
CR, re-referred; CR	278; 602
Considered, advanced, 3rd Reading, referred	631
Engrossed—To House	644
HAs read; rejected, Conference re- quested—To GCCA	776; 787; 946
Conference granted—To GCCA	803
CCR adopted, passed—To House	1362
Referred for enrollment	1389
Enrolled, 4th Reading	1407
To Governor	1421

SB 69—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Secretary of State; *** and declaring an emergency.

1st Reading	78
2nd Reading	83
CR, re-referred	201
CR	522

Considered, advanced, 3rd Reading, referred	554
Engrossed—To House	563
HAs read; rejected, Conference Re- quested—To GCCA	777; 787; 946
Conference granted—To GCCA	803
CCR adopted, passed—To House	1111
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1262

SB 70—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the State Bureau of Investigation; *** and declaring an emergency.

1st Reading	78
2nd Reading	83
CR, re-referred; CR	193; 541
Considered, advanced, 3rd Reading, referred	555
Engrossed—To House	563
HAs read; rejected, Conference re- quested—To GCCA	777; 787; 946
Conference granted—To GCCA	803
CCR adopted, passed—To House	1283
CCR rejected by House, further Con- ference requested—To GCCA	1312
Further Conference granted — To GCCA	1312
2nd CCR rejected, further Conference requested	1571
Further Conference granted	1574
3rd CCR adopted, passed—To House	1578
Referred for enrollment	1579
Enrolled, 4th Reading	1587
To Governor	1587

SB 71—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Oklahoma Adjutant General; *** and declaring an emergency.

1st Reading	78
2nd Reading	83
CR, re-referred; CR	233; 568
Considered, advanced, 3rd Reading, referred	622
Engrossed—To House	635
HAs rejected, Conference requested— To GCCA	787; 946

Conference granted—To GCCA	803
CCR adopted, passed—To House	1176
Referred for enrollment	1186
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1262

SB 72—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Oklahoma Tax Commission; *** and declaring an emergency.

1st Reading	79
2nd Reading	83
CR, re-referred; CR	965; 1020
Considered, advanced, 3rd Reading, referred	1115
Engrossed—To House	1135
HAs rejected, Conference requested—To GCCA	1315
Conference granted—To GCCA	1330
CCR adopted, passed—To House	1365
Referred for enrollment	1389
Enrolled, 4th Reading	1409
To Governor	1421

SB 73—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Supreme Court; *** and declaring an emergency.

1st Reading	79
2nd Reading	83
CR, re-referred; CR	894; 1225
Considered, advanced, 3rd Reading, referred	1234
Engrossed—To House	1276
HAs read; rejected, Conference requested—To GCCA	1337; 1342
Conference granted—To GCCA	1360
CCR adopted, passed—To House	1485
Referred for enrollment	1520
Enrolled, 4th Reading	1526
To Governor	1537

SB 74—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Commissioners of the Land Office; *** and declaring an emergency.

1st Reading	79
2nd Reading	83

CR, re-referred; CR	804; 915
Considered, advanced, 3rd Reading, referred	942
Governor's News Release Re, incorporated	943
Engrossed—To House	955
HAs rejected, Conference requested; SCs appointed	1057; 1065
Conference granted—To GCCA	1064
House Wds bill from GCCA, HCs named	1072
CCR adopted, passed—To House	1371
Referred for enrollment	1402
Enrolled, 4th Reading	1446
To Governor	1449

SB 75—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Office of the State Insurance Board; *** and declaring an emergency.

1st Reading	79
2nd Reading	83
CR, re-referred; CR	716; 752
Considered, advanced, 3rd Reading, referred	767
Engrossed—To House	779
HAs rejected, Conference requested—To GCCA	884; 946
Conference granted—To GCCA	900
CCR adopted, passed—To House	1112
ML	1113
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1354

SB 76—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Office of the State Examiner; *** and declaring an emergency.

1st Reading	79
2nd Reading	83
CR, re-referred; CR	495; 725
Considered, advanced, 3rd Reading, referred	734
Engrossed—To House	743
HAs rejected, Conference requested—To GCCA	884; 946
Conference granted—To GCCA	900
CCR adopted, passed—To House	1284

Referred for enrollment	1312
Enrolled, 4th Reading	1328
To Governor	1335
Governor's approval	1354

SB 77—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Department of Commerce and Industry; *** and declaring an emergency.

1st Reading	79
2nd Reading	83
CR, re-referred; CR	993; 1134
Considered, advanced, 3rd Reading, referred	1144
Engrossed—To House	1170
HAS rejected, Conference requested—To GCCA	1315
Conference granted—To GCCA	1330
CCR adopted, passed—To House	1475
Referred for enrollment	1501
Enrolled, 4th Reading	1543
To Governor	1546

SB 78—By Easterly—An Act amending *** , authorizing the adoption of photographic recording *** and declaring an emergency.

1st Reading	79
2nd Reading	83
CR	146
Considered, advanced, 3rd Reading, referred	184
Engrossed—To House	187
Referred for enrollment	254
Enrolled, 4th Reading	266
To Governor	270
Governor's approval	292

SB 79—By Easterly—An Act relating to the disposition of unclaimed property, ***.

1st Reading	80
2nd Reading	83
CR	602
Considered, advanced, 3rd Reading ..	1332
ML	1335

SB 80—By Stipe—An Act relating to insurance; *** , to provide that agent's or solicitor's license shall not issue, renew or be permitted to exist when used or intended to be used principally for the purpose of procuring insurance in a general

merchandising store of a foreign corporation; and declaring an emergency.

1st Reading	81
2nd Reading	89

SB 81—By Wilson (Beckham), Baldwin, Rogers and Hamilton—An Act relating to unexplained deaths; ***.

1st Reading	82
2nd Reading	89
CR	357
Considered, advanced, 3rd Reading, referred	585; 635
ML; time extended	636; 663
Engrossed—To House	701
HAS read; concurred in, failed ..	1244; 1269
ML; adopted	1269; 1270
Bill passed, referred	1271
Enrolled, 4th Reading	1280
To Governor	1292
Governor's approval	1354

SB 82—By Grantham of the Senate and Howe, Craig and Green of the House—An Act relating to certain records and files of the Oklahoma Tax Commission; amending *** to authorize disclosure by said Tax Commission upon request as to whether a named individual or corporation has filed an income tax return *** and declaring an emergency.

1st Reading	82
2nd Reading	89

SB 83—By Wilson (Beckham)—An Act relating to cosmetology; *** and declaring an emergency.

1st Reading	82
2nd Reading	89
CR	102
Considered, advanced, 3rd Reading, referred	106
Engrossed—To House	114
HAS read; rejected, Conference requested	688; 704
Conference granted, HCs named ..	745
SCs appointed	775
CCR read; adopted, passed — To House	867; 874
Referred for enrollment	919
Enrolled, 4th Reading	938

To Governor	958
Governor's approval	996

SB 84—By Wilson (Greer)—An Act relating to probate procedure; *** relating to administrators and letters of administration, *** and declaring an emergency.

1st Reading	82
2nd Reading	89
CR	134
Considered, advanced, 3rd Reading, referred	141
Engrossed—To House	146
Referred for enrollment	254
Enrolled, 4th Reading	266
To Governor	270
Governor's approval	292

SB 85—By Stipe, Payne and Hamilton of the Senate, and Hopkins, Cook, Watkins and Andrews, of the House—An Act relating to wages; declaring it to be the public policy to pay wages prevailing in the area to workmen on public projects; *** and declaring an emergency.

1st Reading	82
2nd Reading	89

SB 86—By Trent—An Act making appropriations to the State Soil Conservation Board; and declaring an emergency.

1st Reading	82
2nd Reading	89
CR; Wd, re-referred	465; 495

SB 87—By Wilson (Greer), and Wilson (Beckham)—An Act relating to criminal procedure; amending Title 22 O. S. 1951 § 1227; and declaring an emergency.

1st Reading	87
2nd Reading	94
CR	193
Considered, advanced, 3rd Reading, referred	215
Engrossed—To House	228
Referred for enrollment	667
Enrolled, 4th Reading	675
To Governor	685
Governor's approval	718

SB 88—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropri-

tions to the Oklahoma Planning and Resources Board; *** and declaring an emergency.

1st Reading	87
2nd Reading	94
CR, re-referred; CR	952; 1031
Considered, advanced, 3rd Reading, referred	1032
Engrossed—To House	1053
HAs rejected, Conference requested—To GCCA	1315
Conference granted—To GCCA	1330
CCR adopted, passed—To House	1491
Referred for enrollment	1520
Enrolled, 4th Reading	1542
To Governor	1546

SB 89—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the State Board of Education; *** and declaring an emergency.

1st Reading	87
2nd Reading	94
CR, re-referred; CR	245; 656
Considered, advanced, 3rd Reading, referred	679
Engrossed—To House	695
HAs rejected, Conference requested—To GCCA	832; 946
Conference granted—To GCCA	852
CCR adopted, passed—To House	1177
Referred for enrollment	1186
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1262

SB 90—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Office of the Department of Labor; *** and declaring an emergency.

1st Reading	87
2nd Reading	94
CR, re-referred; CR	175; 568
Considered, advanced, 3rd Reading, referred	622
Engrossed—To House	629
HAs rejected, Conference requested—To GCCA	738; 946
Conference granted—To GCCA	741
CCR adopted, passed—To House	1366

Referred for enrollment	1402
Enrolled, 4th Reading	1446
To Governor	1449

SB 91 —By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the office of the Chief Mine Inspector; *** and declaring an emergency.	
1st Reading	87
2nd Reading	95
CR, re-referred	201
CR	201
Considered, advanced, 3rd Reading, referred	230
Engrossed—To House	238
HAs read; rejected, Conference requested; to GCCA .. 307; 449; 668; ..	946
Conference granted—To GCCA	668
CCR adopted, passed—To House	1113
ML	1114
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1354

SB 92 —By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations to the Oklahoma Alcoholic Beverage Control Board; *** and declaring an emergency.	
1st Reading	87
2nd Reading	95
CR, re-referred; CR	201; 541
Considered, advanced, 3rd Reading, referred	586
Engrossed—To House	591
HAs rejected, Conference requested—To GCCA	815; 946
Conference granted—To GCCA	821
CCR rejected, further Conference requested—To GCCA	1477
Further Conference granted — To GCCA	1501
2nd CCR adopted, passed—To House	1553
Referred for enrollment	1565
Enrolled, 4th Reading	1587
To Governor	1587

SB 93—By McClendon and Trent of the Senate, and Allard and Williams (Murray)

of the House—An Act making appropriation to the Corporation Commission; *** and declaring an emergency.	
1st Reading	87
2nd Reading	95
CR, re-referred; CR	201; 656
Considered, re-referred; CR	679; 725
Considered, advanced, 3rd Reading, referred	734
Engrossed—To House	751
HA rejected, Conference requested—To GCCA	815; 946
Conference granted—To GCCA	821
CCR adopted, passed—To House	1487
Referred for enrollment	1520
Enrolled, 4th Reading	1543
To Governor	1546

SB 94 —By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making appropriations 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; *** and declaring an emergency.	
1st Reading	88
2nd Reading	95
CR, re-referred; CR	807; 1158
Considered, advanced, 3rd Reading, referred	1164
Engrossed—To House	1185
HA rejected, Conference requested—To GCCA	1317
Conference granted—To GCCA	1330
CCR adopted, passed—To House	1496
Referred for enrollment	1520
Enrolled, 4th Reading	1543
To Governor	1546

SB 95—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the State Highway Department; *** and declaring an emergency.

1st Reading	88
2nd Reading	95
CR, re-referred, Wd, re-referred	914; 929

SB 96—By McClendon and Trent of the

Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the State Board of Education; *** and declaring an emergency.

1st Reading	88
2nd Reading	95
CR, re-referred; CR	245; 656
Considered, advanced, 3rd Reading, referred	679
Engrossed—To House	695
HAS rejected, Conference requested—To GCCA	832; 946
Conference granted—To GCCA	852
CCR adopted, passed—To House	1215
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1354

SB 97—By Shoemake—An Act relating to suits against foreign corporations which have no agent on whom service may be made; ***.

1st Reading	88
2nd Reading	95
CR	134
Considered, advanced, 3rd Reading, referred	157
Engrossed—To House	163
Referred for enrollment	254
Enrolled, 4th Reading	266
To Governor	270
Governor's approval	292

SB 98—By Committee on Roads and Highways—An Act relating to the State Highway Department; amending ***, eliminating the requirement that the State Highway Director shall be a qualified and competent engineer; *** and declaring an emergency.

1st Reading	88
2nd Reading	95

SB 99—By Wilson (Beckham), Easterly—An Act relating to the payment of bounties for recently killed wolves, coyotes, bobcats and foxes; *** and declaring an emergency.

1st Reading	95
2nd Reading	99
CR	495

Considered, advanced, 3rd Reading, referred

SB 100—By Morford and Rogers of the Senate, and Howard, Clark and Converse of the House—An Act relating to Militia; allowing military superiors to arrest members of Oklahoma National Guard for violating military offenses; *** and declaring an emergency.

1st Reading	95
2nd Reading	99
CR	233
Considered, advanced, 3rd Reading, referred	247
Engrossed—To House	253
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1091

SB 101—By Stipe—An Act relating to the State Insurance Fund; amending *** § 131b, by replacing the Secretary of the State Insurance Board with the president of the State Insurance Board; *** and declaring an emergency.

1st Reading	96
2nd Reading	99
CR	554
Considered, advanced, 3rd Reading	843
ML	843

SB 102—By Stipe—An Act consolidating the State Insurance Board with the office of the State Insurance Commissioner; *** and declaring an emergency.

1st Reading	96
2nd Reading	99

SB 103—By Shoemake—An Act relating to delinquent State taxes and authorizing an additional cumulative remedy for the collection thereof; *** and declaring an emergency.

1st Reading	96
2nd Reading	99
CR	270
Considered, advanced, 3rd Reading, referred	360
Engrossed—To House	365

SB 104—By Harris of the Senate and

Levergood of the House—An Act relating to roads and highways; prescribing the powers and duties of the several boards of County Commissioners; ***.

1st Reading	98
2nd Reading	106
CR, re-referred; CR	445; 583
Considered, re-referred	976

SB 105—By Shoemaker and Land—An Act relating to elections, regarding registrations for voting and transfers of registrations; *** and declaring an emergency.

1st Reading	99
2nd Reading	106
CR	192

Considered, advanced, 3rd Reading, referred	209
Engrossed—To House	212
HAs read; concurred in, passed, re-referred	1158; 1283
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1422

SB 106—By Stipe—An Act providing for the sale of brick manufactured at the State Penitentiary to schools, churches, hospitals, county fairs, counties, school districts and cities and towns; and declaring an emergency.

1st Reading	106
2nd Reading	113
CR; stricken	146; 1410

SB 107—By Fine, Cobb and McClendon—An Act repealing *** which created the office of "State Supernumerary Judges"; and declaring an emergency.

1st Reading	112
2nd Reading	118
CR, 2nd reference rescinded — To Calendar	282
Considered, advanced, 3rd Reading ..	845
ML; time extended	854; 900

SB 108—By Boecher of the Senate and Lance of the House—An Act prohibiting hunting of deer by use of "Headlighting"; *** and declaring an emergency.

1st Reading	112
2nd Reading	118
CR	257

Considered, advanced, 3rd Reading, referred	267
Engrossed—To House	273
HA rejected, Conference requested ..	411
Conference granted, HCs named	513
SCs appointed	516

SB 109—By Boecher of the Senate and Lance of the House—An Act repealing 29 O.S. 1951, § 303, fixing squirrel season; establishing bag limits; and providing penalties for violation; and declaring an emergency.

1st Reading	112
2nd Reading	118

SB 110—By Wilson (Beckham)—An Act relating to revenue and taxation; amending Title 69 O. S. 1951, § 1515; and declaring an emergency.

1st Reading	113
2nd Reading	118
CR	752

Considered, advanced, 3rd Reading, referred	863
Engrossed—To House	874
Referred for enrollment	1038
Enrolled, 4th Reading	1054
To Governor	1058
Governor's approval	1148

SB 111—By Breeden—An Act amending 74 O.S. 1951, § 18.c, placing under the authority of the office of Attorney General, all attorneys appointed or employed in departments of State government, State agencies, State officers, boards or commissions; ***.

1st Reading	113
2nd Reading	118
CR	562

Considered, advanced, 3rd Reading, referred	662
Engrossed—To House	667

SB 112—By Cobb and Stipe of the Senate and Williams (Murray) of the House—An Act making appropriations to the School for the Deaf; ***.

1st Reading	113
2nd Reading	118
CR	656

Considered, advanced, 3rd Reading, referred	681
Engrossed—To House	695
HA read; rejected, Conference re- quested—To GCCA	777; 945; 946
Conference granted—To GCCA	973

SB 113—By Kerr, Morford, Allen, Wilson (Beckham), Pitcher, Easterly, Berrong, Dacus, Harris, Garrison, Lollar, Bailey, McColgin, Stevenson, Shoemaker, Boecher, Grantham, Colston, Land, Pazoureck, Ham, Breeden, Wilson (Greer) and Garvin—An Act relating to attorneys; prohibiting solicitation by attorneys, fee-splitting, information to attorneys by medical personnel for solicitation purposes; *** and declaring an emergency.

1st Reading	116
2nd Reading	126
CR	134
Considered, advanced, 3rd Reading, referred	177
Engrossed—To House	186

SB 114—By Allen of the Senate and Ruby of the House—An Act relating to turnpikes; repealing ***, which provided for allocation of certain amounts from motor fuels excise tax to a trust fund for added security for turnpike bonds; and declaring an emergency.

1st Reading	116
2nd Reading	126
Ms to Wd failed	394; 410; 493; 494

SB 115—By Easterly—An Act amending 59 O.S. 1951, § 1005 (b), which prohibits re-examination for a six (6) month period if applicant fails plumber examination; *** and declaring an emergency.

1st Reading	116
2nd Reading	126
CR	270
Considered, advanced, 3rd Reading, referred	279
Engrossed—To House	286

SB 116—By McClendon of the Senate, and Lance of the House—An Act relating to unlawful milk; *** and declaring an emergency.

1st Reading	116
2nd Reading	126
CR	141
Considered, advanced, 3rd Reading, referred	188
Engrossed—To House	196
HAs read; concurred in, passed, re- ferred	690; 704
Enrolled, 4th Reading	709
To Governor	711
Governor's approval	745

SB 117—By Bailey—An Act creating municipal criminal courts in cities having a population of ten thousand or more according; *** and declaring an emergency.

1st Reading	116
2nd Reading	126
CR	442
Considered, advanced; vote reconsid- ed by which advanced	462; 535
Considered, advanced, 3rd Reading, referred	535
Engrossed—To House	546
HAs read; concurred in, passed, re- ferred	1317; 1326
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SB 118—By Morford of the Senate and Levergood of the House—An Act defining a marketable record title to an interest in land; ***.

1st Reading	117
2nd Reading	126
CR	804
Considered, advanced, Wd, re-referred	875

SB 119—By Breeden—An Act relating to persons engaged in the cleaning of Septic tanks; providing for the licensing thereof by the State Board of Health.

1st Reading	117
2nd Reading	126
CR	154
Considered, advanced, 3rd Reading, referred	178
Engrossed—To House	186
HAs concurred in, passed, referred ..	1009
Enrolled, 4th Reading	1022
To Governor	1031

Became law without Governor's signature 1149

SB 120—By Breeden—An Act relating to drivers licenses; amending *** requiring renewal of drivers license without examination and without fee for members of armed services for duration of service; *** and declaring an emergency.

1st Reading 117
2nd Reading 126
CR 206
Considered, advanced, 3rd Reading, referred 213
Engrossed—To House 228
HAs concurred in, passed, referred 411
Enrolled—4th Reading 426
To Governor 431
Governor's approval 462

SB 121—By Trent—An Act relating to schools; amending ***, fixing the number of pupils required for State aid to teachers in high school districts; *** and declaring an emergency.

1st Reading 117
2nd Reading 126
CR 141
Considered, advanced, 3rd Reading, referred 154
ML; Wd 164; 172
Engrossed—To House 172

SB 122—By Rogers—An Act relating to crimes; making it a misdemeanor to publish, distribute or possess, or participate in the preparation of any obscene material or presentation; fixing penalties; making Act cumulative; and declaring an emergency.

1st Reading 117
2nd Reading 126
CR 580
Considered; advanced, 3rd Reading, referred 586; 616
Engrossed—To House 629
HAs read; concurred in, passed 1077; 1197
ML; time extended 1197; 1261; 1273; 1297
Enrolled, 4th Reading 1340
To Governor 1351
Governor's approval 1422

SB 123—By Tipps—An Act repealing 29

O.S. 1951, § 829, which requires written permission from land owner or tenant before commercial minnow dealer may seine or trap minnows from rivers or streams flowing through such land; and declaring an emergency.

1st Reading 117
2nd Reading 126
CR 258
Considered, advanced, 3rd Reading, referred 269; 269
Engrossed—To House 273

SB 124—By Tipps, Cobb, Payne, Collins, Lollar, Trent, Bohannon, Boecher, Allen, Bailey, Cartwright, Field, Wilson (Beckham), Stevenson, Ham, Rogers, Colston, Baldwin, Easterly, Fine, McClendon, Wilson (Greer), Ritzhaupt, Garrison, Morford, Kerr, Belvin, Cowden and Breeden—An Act relating to members of War Veterans Commission; amending *** providing for the method of appointment by the Governor of three (3) members of the War Veterans Commission; requiring advice and consent of the Senate; and declaring an emergency.

1st Reading 117
2nd Reading 126
CR 419
Considered, advanced, 3rd Reading, referred 502
Engrossed—To House 508

SB 125—By Fine—An Act recognizing the minimum age limit for a Justice of the Supreme Court under the provisions of Article VII, Section 3, of the Oklahoma Constitution; providing a maximum age limit to the extent *** and declaring an emergency.

1st Reading 117
2nd Reading 126

SB 126—By Fine—An Act creating positions of legal assistants to Justices of the Supreme Court, *** and declaring an emergency.

1st Reading 117
2nd Reading 126

SB 127—By Stipe—An Act amending Section 121 of Title 17, Oklahoma Statutes,

1951, providing for refunds of utility rates and reasonable attorney's fees; and declaring an emergency.

1st Reading	125
2nd Reading	135

SB 128—By Harris, Rogers, Ritzhaupt, Baldwin and Lollar of the Senate and Skaggs, Ruby, Levergood, Skeith, Bond and Mountford of the House—An Act pertaining to insurance; amending *** by adding credit unions as a group to whom group life insurance may be issued; *** and declaring an emergency.

1st Reading	125
2nd Reading	135
CR	419
Considered, advanced, 3rd Reading, referred	508
Engrossed—To House	514
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1090

SB 129—By Rogers—An Act relating to insurance; amending *** relating to fraternal benefit societies, *** and declaring an emergency.

1st Reading	134
2nd Reading	141
CR	742
Considered, advanced, 3rd Reading, referred	809
Engrossed—To House	819
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1090

SB 130—By Rogers—An Act relating to mechanic's and materialman's liens; amending *** and declaring an emergency.

1st Reading	134
2nd Reading	141

SB 131—By Tipps—An Act amending *** which provides that War Veterans Commission shall rule on eligibility of disabled veteran and establish requirements for admission to institutions; *** and declaring an emergency.

1st Reading	134
2nd Reading	141

SB 132—By Cobb—An Act relating to judges; amending *** relating to eligibility for the procedure to become a Supernumerary Judge and time and manner of notice; *** and declaring an emergency.

1st Reading	140
2nd Reading	141
CR; stricken	804; 1217

SB 133—By Garrison, Wilson (Beckham) and Allen—An Act relating to Workmen's Compensation; providing method of payment of awards to claimants and attorneys.

1st Reading	146
2nd Reading	154
CR	396
Considered, advanced, 3rd Reading ..	1166
MsL; failed	1166; 1187; 1238

SB 134—By Berrong—An Act relating to insurance; amending *** by increasing the minimum capital stock or surplus required for authority to transact certain kinds of insurance; and declaring an emergency.

1st Reading	146
2nd Reading	154
CR	210
Considered, advanced, 3rd Reading, referred	234
Engrossed—To House	248
HAs concurred in, passed, referred ..	411
Enrolled—4th Reading	426
To Governor	431
Governor's approval	462

SB 135—By Romang and Hamilton—An Act relating to the interest rate to be charged on loans made by the Commissioners of the Land Office from the trust funds under their jurisdiction and control; *** and declaring an emergency.

1st Reading	146
2nd Reading	154
CR, re-referred	276
CR	388
Considered, advanced, 3rd Reading, referred	450
Engrossed—To House	458

SB 136—By Hamilton of the Senate and Cook and Shibley (Creek) of the House—An Act appropriating the sum of *** for the purpose of carrying into effect the provisions *** relating to the care, training and education of the dependent youth and orphans of the State; and declaring an emergency.

1st Reading 146
2nd Reading 154

SB 137—By Stipe—An Act relating to trading stamps, requiring annual licenses for suppliers of trading stamps for each store served: *** and declaring an emergency.

1st Reading 146
2nd Reading 154
CR; Wd, re-referred 901; 987

SB 138—By Social Welfare Committee—An Act relating to hospital care for recipients in all categories under the medical care programs of the Oklahoma Public Welfare Commission; *** and declaring an emergency.

1st Reading 147
2nd Reading 154

SB 139—By Boecher—An Act relating to rural telephone cooperative corporations; *** providing for the terms of office of such trustees; and declaring an emergency.

1st Reading 147
2nd Reading 154
CR 270

Considered, advanced, 3rd Reading, referred 274

Engrossed—To House 278
Referred for enrollment 532
Enrolled, 4th Reading 546
To Governor 549
Governor's approval 588

SB 140—By McClendon and Trent of the Senate, and Allard and Williams (Murray) of the House—An Act making an appropriation to the Mental Health Board; *** and declaring an emergency.

1st Reading 154
2nd Reading 164
CR, re-referred; CR 289; 602

Considered, advanced, 3rd Reading, referred 607

Engrossed—To House 624

HA rejected, Conference requested—To GCCA 762; 946

Conference granted—To GCCA 763

CCR adopted, passed—To House 1114

Referred for enrollment 1166

Enrolled, 4th Reading 1185

To Governor 1187

Governor's approval 1262

SB 141—By Garrison, Lollar and Ham—An Act relating to civil procedure and authorizing courts of this State to determine rights, *** except where tortious injury to persons or property or insurance for such injury is involved; ***.

1st Reading 154

2nd Reading 164

CR 347

Considered; advanced, 3rd Reading, referred 612; 616; 617

Engrossed—To House 624

HAs read; concurred in, passed, referred 1010; 1014

Enrolled, 4th Reading 1021

To Governor 1022

Governor's approval 1055

SB 142—By Harris, Rogers and Kerr—An Act relating to continuances in civil and criminal actions; amending *** providing for continuances when a member of the Legislature is a party or attorney in a civil or criminal action; and declaring an emergency.

1st Reading 159

2nd Reading 164

SB 143—By Ham and Wilson (Greer)—An Act making an appropriation to the Pauls Valley State School; *** and declaring an emergency.

1st Reading 159

2nd Reading 164

CR 818

Considered, advanced, 3rd Reading, referred 821

Engrossed—To House 837

HAs rejected, Conference requested—To GCCA 1011

Conference granted—To GCCA	1038
SCs on GCCA instructed; rescinded in part	1312; 1333
Report of SCs on GCCA, as ordered	1348
SCs on GCCA released from instructions	1351
CCR rejected, further Conference requested	1526
Further Conference granted — To GCCA	1539
2nd CCR adopted, passed—To House	1561
Referred for enrollment	1570
Enrolled, 4th Reading	1584
To Governor	1585

SB 144—By Garrison and McSpadden—An Act relating to crimes; *** defining the crimes indecent exposure, exhibition and obscene writings to include photographs; *** and declaring an emergency.

1st Reading	163
2nd Reading	169
CR	455
Considered, advanced, 3rd Reading, referred	810
ML	811
Engrossed—To House	866
HAs concurred in, passed, referred	1220
Enrolled, 4th Reading	1237
To Governor	1244
Governor's approval	1311

SB 145—By Payne of the Senate and Richeson and Cole of the House—An Act amending *** to provide that where action is brought for recovery of debt on open account, debtor must pay the costs; and declaring an emergency.

1st Reading	163
2nd Reading	169
CR	347
Considered, advanced, 3rd Reading, referred	353
Engrossed—To House	364
HAs concurred in, passed, referred	502
Enrolled, 4th Reading	508
To Governor	510
Governor's approval	543

SB 146—By Berrong, Wilson (Beckham), Cobb, Dacus, Allen, Ritzhaupt, Breedon, and Wilson (Greer) of the Senate and

Reneau of the House—An Act relating to State fiscal affairs; creating in the State Treasury a continuing special cash fund to be known as "The State Emergency Fund"; ***.

1st Reading	163
2nd Reading	169
CR	278
Considered, advanced, 3rd Reading, referred	293
Engrossed—To House	300
Referred for enrollment	568
Enrolled, 4th Reading	571
To Governor	580
Governor's Veto	602
Bill passed notwithstanding Veto—To House	617
Governor's Veto sustained by House; Bill ordered filed with Secretary of Senate	643

SB 147—By Field—An Act relating to public buildings and public improvements; amending *** to eliminate the provision that bond required from a contractor or contractors shall include coverage for indebtedness for rental or repair *** and declaring an emergency.

1st Reading	164
2nd Reading	169
CR	461
Considered, advanced, 3rd Reading, referred	468; 537
Engrossed—To House	546
Referred for enrollment	673
Enrolled, 4th Reading	675
To Governor	685
Governor's approval	718

SB 148—By Berrong and Ritzhaupt—An Act relating to loans and investments of permanent school funds and other educational funds; amending; *** prohibiting an interest rate of less than three per cent (3%) per annum on said farm loans; and declaring an emergency.

1st Reading	167
2nd Reading	169
CR	206
Considered, advanced, 3rd Reading, referred	235
Engrossed—To House	248

SB 149—By Rogers—An Act relating to courts; amending 20 O.S. 1951, § 92h, to authorize the election of seven (7) judges in Judicial District Number 7; and declaring an emergency.

1st Reading	167
2nd Reading	169
CR	179
Considered, advanced, 3rd Reading, Vote reconsidered by which ad- vanced	185
Considered, advanced, 3rd Reading ..	185
ML; failed	186; 207

SB 150—By Fine of the Senate and Harper, Willis (Cherokee) and Sparkman of the House—An Act amending *** relating to Deputy County Treasurers of school accounts in certain counties; *** and declaring an emergency.

1st Reading	167
2nd Reading	169

SB 151—By Wilson (Beckham) of the Senate, and Howard of the House—An Act relating to unclaimed property coming into possession of sheriffs; *** and declaring an emergency.

1st Reading	172
2nd Reading	175
CR	222
Considered, advanced, 3rd Reading, referred	247
Engrossed—To House	253
HAs rejected, Conference requested ..	412
Conference granted, HCs named	513
SCs appointed	516
CCR read; adopted, passed —To House	538; 544
Referred for enrollment	630
Enrolled, 4th Reading	639
To Governor	643
Governor's approval	675

SB 152—By Allen and Graves—An Act prohibiting certain businesses from doing business on the first day of the week; *** and declaring an emergency.

1st Reading	172
2nd Reading	175
CR	602
M to Wd	913

Considered; re-referred; CR 963; 974; 1051
Considered, stricken

SB 153—By Grantham of the Senate and Howe, Green and Craig of the House—An Act relating to income taxes; providing that every officer and every employee of the State, *** shall fine the certificate of the Oklahoma Tax Commission relating to such person's income taxes required by this Act, *** and declaring an emergency.

1st Reading	173
2nd Reading	175
CR	307
Considered, advanced, 3rd Reading, referred	342
Engrossed—To House	353

SB 154—By Grantham of the Senate, Craig, Howe and Green of the House—An Act relating to motor vehicles; prohibiting the operation of certain motor vehicles upon highways without effective mufflers; *** and declaring an emergency.

1st Reading	173
2nd Reading	175
CR; stricken	1030; 1410

SB 155—By Grantham of the Senate and Howe, Green and Craig of the House—An Act relating to motor vehicles and the registration and licensing thereof; amending *** and declaring an emergency.

1st Reading	173
2nd Reading	175
CR	307
Considered, advanced, 3rd Reading ..	442
ML; time extended; adopted ..442; 463; 490; 495; 504	
Vote reconsidered by which advanced, re-referred	504
CR; stricken	1245; 1410

SB 156—By McClendon—An Act relating to Federal funds received by counties because of submarginal lands and certain other lands; *** and declaring an emergency.

1st Reading	173
2nd Reading	176
CR	192
Considered, advanced, 3rd Reading, referred	194

Engrossed—To House	204
Referred for enrollment	254
Enrolled, 4th Reading	266
To Governor	270
Governor's approval	292

SB 157—By Pazoureck—An Act relating to courts; authorizing appointment of public defender on recommendation of County Attorney and judges of courts of record of county; *** and declaring an emergency.

1st Reading	175
2nd Reading	182
CR	347
Considered, advanced, 3rd Reading, referred	435
Engrossed—To House	439
HAs read; concurred in, passed, referred	1078; 1088
Enrolled, 4th Reading	1101
To Governor	1118
Governor's approval	1148

SB 158—By Wilson (Greer) of the Senate and Van Hooser, Inman, Hurst, Wolf and Shipley of the House—An Act relating to probation and parole; Titled Adult Probation and Parole Law of 1961; *** and declaring an emergency.

1st Reading	179
2nd Reading	182; 206
CR, re-referred	993

SB 159—By Shoemake of the Senate and Haworth, Spraker, Ruby of the House—An Act making an appropriation to the Taft State Hospital; *** and declaring an emergency.

1st Reading	179
2nd Reading	182
CR	818
Considered, advanced, 3rd Reading, referred	910
Engrossed—To House	917
HA rejected, Conference requested—To GCCA	1078
Conference granted—To GCCA	1097

SB 160—By Bailey—An Act amending ***, relating to the salaries of court reporters of district and superior courts; and declaring an emergency.

1st Reading	181
2nd Reading	188
CR	490
Considered, advanced, 3rd Reading, referred	559
ML; time extended	560; 586
Engrossed—To House	605
HAs read; considered, rejected, conference requested, SCs appointed	1027; 1033; 1057
Conference granted, HCs named	1063
CCR read; adopted, passed—To House	1095; 1101
Referred for enrollment	1166
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1276

SB 161—By Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly, Kerr of the Senate and Bullard, et al of the House—An Act relative to electric service; providing the conditions under which a supplier of electric service may extend, render or offer to extend or render electric service ***; and declaring an emergency.

1st Reading	181
2nd Reading	188

SB 162—By Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Pitcher, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate and Bullard, et al of the House—An Act relating to rural electric cooperatives; providing authority for the construction and operation of electric transmission and distribution lines upon the public highways, *** and declaring an emergency.

1st Reading	181
2nd Reading	188

SB 163—By Payne and Cobb—An Act relating to contractors of public works in the State of Oklahoma; creating "The

State Licensing Board for Public Contractors" ***	
1st Reading	192
2nd Reading	194
CR; Wd, re-referred	396; 459
Public Hearing called	459
CR	504
Considered; advanced, Wd, re-referred	514; 802; 1145

SB 164—By Trent—An Act relating to apportionment of tax on alcoholic beverages; providing for permissive apportionment for free common or public cemeteries in incorporated cities, towns, and villages; and declaring an emergency.

1st Reading	192
2nd Reading	194
Wd, re-referred; CR	284; 818
Considered, advanced, 3rd Reading, referred	873
Engrossed—To House	889

SB 165—By Lollar—An Act relating to the public schools of Oklahoma; amending ***; dealing with payment of State aid to school districts; *** and declaring an emergency.

1st Reading	193
2nd Reading	206

SB 166—By Lollar—An Act relating to municipally owned cemeteries; amending *** to eliminate the requirement that additional land purchased by the perpetual care fund must be adjacent to land of existing cemeteries; and declaring an emergency.

1st Reading	193
2nd Reading	206
CR	437
Considered, advanced, 3rd Reading, referred	547
Engrossed—To House	553
Referred for enrollment	996
Enrolled, 4th Reading	1005
To Governor	1008
Governor's approval	1055

SB 167—By Berrong—An Act relating to fees of court clerks; amending ***; and declaring an emergency.

1st Reading	193
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2nd Reading	206
CR	307
Considered; advanced, 3rd Reading, referred	311; 332
Engrossed—To House	339

SB 168—By Berrong—An Act authorizing the employment of part-time help in the office of the court clerk and payment therefor from the court fund by and with the consent of a majority of the following named officers *** and declaring an emergency.

1st Reading	194
2nd Reading	206
CR	222
Considered, advanced, 3rd Reading, referred	236
Engrossed—To House	248
Referred for enrollment	363
Enrolled, 4th Reading	365
To Governor	390
Governor's approval	400

SB 169—By Shoemake of the Senate and Ruby, Haworth and Spraker of the House—An Act relating to re-districting and re-registration of voters in counties having a population of 60,000 or more; *** and declaring an emergency.

1st Reading	194
2nd Reading	206

SB 170—By Shoemake—An Act relating to property rights; *** and declaring an emergency.

1st Reading	194
2nd Reading	206
CR	504
Considered; Wd, re-referred; CR	550; 659; 668

Considered, advanced, 3rd Reading, referred	715
Engrossed—To House	725
HAs rejected, Conference requested; SCs appointed	1038; 1065
Conference granted, HCs named	1063
CCR adopted, passed—To House	1203
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1422

SB 171—By Rogers—An Act amending *** providing for recognition of foreign certificate or license for veterinarians and requiring the payment of a fifty dollar (\$50.00) fee; and declaring an emergency.

1st Reading	206
2nd Reading	213
CR	276
Considered, advanced, 3rd Reading, referred	341
Engrossed—To House	353
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1055

SB 172—By Harris—An Act authorizing any county or city in the State of Oklahoma to pay all or any part of the cost of acquiring all or any part of the necessary right-of-way therefor out of general funds *** and declaring an emergency.

1st Reading	206
2nd Reading	213
CR	232
Considered, advanced, 3rd Reading, referred	235
Engrossed—To House	239
Referred for enrollment	254
Enrolled—4th Reading	257
To Governor	257
Governor's approval	261

SB 173—By Stipe of the Senate and Skeith, et al of the House—An Act authorizing the State Board of Public Affairs to sell, transfer and convey the former Central State Hospital annex at McAlester, Oklahoma to McAlester Hospital Foundation, Inc., ***.

1st Reading	213
2nd Reading	223
CR, re-referred	307
CR	310
Considered, advanced, 3rd Reading, referred	321
Engrossed—To House	330
Referred for enrollment	492
Enrolled, 4th Reading	504
To Governor	507
Governor's approval	543

SB 174—By Payne of the Senate and Richeson and Cole of the House—An Act permitting suit to be brought against debtor in the county where cause arose or in county where debtor is domiciled; *** and declaring an emergency.

1st Reading	223
2nd Reading	234
CR	339
Considered, advanced, 3rd Reading, referred	398
Engrossed—To House	426

SB 175—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House—An Act making an appropriation to the Oklahoma State Regents for Higher Education; *** and declaring an emergency.

1st Reading	232
2nd Reading	234

SB 176—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House—An Act making an appropriation to the Oklahoma State Regents for Higher Education; *** and declaring an emergency.

1st Reading	232
2nd Reading	234
CR, re-referred; CR	278; 602
Considered, advanced, 3rd Reading, referred	608
Engrossed—To House	624
HAS rejected, conference requested— To GCCA	690; 946
Conference granted—To GCCA	710

SB 177—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House—An Act making an appropriation to the Oklahoma State Regents for Higher Education; *** and declaring an emergency.

1st Reading	232
2nd Reading	234
CR, re-referred; CR	278; 602
Considered, advanced, 3rd Reading, referred	608
Engrossed—To House	624

HA rejected, conference requested—
 To GCCA 762; 946
 Conference granted—To GCCA 763

SB 178—By McClendon and Trent of the Senate and Allard and Williams (Murray) of the House—An Act making an appropriation for the purpose of paying the share of the State of Oklahoma's expenses for the National Conference of Commissioners on uniform laws; making the appropriation non-fiscal; and declaring an emergency.

1st Reading 232
 2nd Reading 234
 CR, re-referred; CR 278; 656
 Considered, advanced, 3rd Reading, referred 680
 Engrossed—To House 695
 HAs rejected, conference requested—
 To GCCA 762; 946
 Conference granted—To GCCA 763
 CCR adopted, passed—To House 1178
 Referred for enrollment 1186
 Enrolled, 4th Reading 1199
 To Governor 1208
 Governor's approval 1262

SB 179—By Ritzhaupt—An Act relating to Senatorial Districts; making reapportionment; dividing State into twenty-nine Senatorial Districts; ***.

1st Reading 233
 2nd Reading 246
 CR 317
 Considered, advanced; 3rd Reading, referred 435; 525
 ML; adopted, re-referred; CR 526; 559; 915
 Considered; advanced, 3rd Reading, referred 999; 1022
 Engrossed—To House 1031
 HAs rejected, conference requested; To Re-apportionment Committee .. 1290; 1292
 Conference granted—To Re-apportionment Committee 1292
 CCR—Majority and Minority—read .. 1437
 Majority CCR adopted, passed—To House 1446

CCR rejected by House, further conference requested — To Re-apportionment Committee 1478
 Further conference granted—To Re-apportionment committee 1478
 2nd CCR adopted, passed—To House. 1512
 Referred for enrollment 1537
 Enrolled, 4th Reading 1539
 To Governor 1543
 Governor's Veto Message 1546
 Bill passed, not withstanding Veto—To House 1546
 Bill passed by House not withstanding Veto 1547
 To Secretary of State 1547

SB 180—By Wilson (Greer) and Hamilton—An Act relating to special education for exceptional children; *** and declaring an emergency.

1st Reading 234
 2nd Reading 246
 CR, re-referred; CR 298; 856
 Considered, advanced, 3rd Reading, referred 909
 Engrossed—To House 917
 HA rejected, conference requested—To GCCA 1011
 Conference granted—To GCCA 1038

SB 181—By Wilson (Greer) and Hamilton—An Act relating to special education for exceptional children; *** and declaring an emergency.

1st Reading 234
 2nd Reading 246
 CR, re-referred; CR 298; 856
 Considered, advanced, 3rd Reading, referred 911
 Engrossed—To House 917
 HA rejected, conference requested—To GCCA 1011
 Conference granted—To GCCA 1038

SB 182—By The Judiciary Committee—An Act relating to the judiciary; providing Judicial Districts of the State of Oklahoma for District Courts; amending Title 20 O.S. 1951 § 92a; and declaring an emergency.

1st Reading 234
 2nd Reading 246

CR	1098
Considered, advanced, 3rd Reading.....	1288
ML; adopted, passed, referred.....	1290; 1314; 1330
Engrossed—To House	1340
Referred for enrollment	1449
Enrolled, 4th Reading	1452
To Governor	1457
Governor's approval	1511

SB 183—By Breeden—An Act relating to insurance; amending *** and declaring an emergency.

1st Reading	240
2nd Reading	246
CR	554
Considered; advanced, 3rd Reading, referred	681; 720
Engrossed—To House	731

SB 184—By Shoemaker—An Act relating to alcoholic beverages; declaring places where alcoholic beverages are kept in violation of the laws of Oklahoma and places where intoxicating beverages are consumed in public to be public nuisances; *** and declaring an emergency.

1st Reading	240
2nd Reading	246
CR	518
Considered, advanced, 3rd Reading, referred	702
Engrossed—To House	709
HA read; concurred in, passed, referred	1338; 1408
Enrolled, 4th Reading	1446
To Governor	1449

SB 185—By Shoemaker—An Act relating to the Alcoholic Beverage Control Board; prohibiting price discrimination; amending *** and declaring an emergency.

1st Reading	240
2nd Reading	246
CR	490
Considered; stricken	720; 1379

SB 186—By Shoemaker—An Act relating to the Oklahoma Alcoholic Beverage Control Board; amending *** to authorize the Board to employ an attorney; *** and declaring an emergency.

1st Reading	240
2nd Reading	246
CR; stricken	518; 1410

SB 187—By Shoemaker—An Act relating to the Alcoholic Beverage Control Board; amending *** relating to the procedure required for appeal of any order of the Board refusing, suspending or revoking a license *** and declaring an emergency.

1st Reading	240
2nd Reading	246
CR; Stricken	490; 1379

SB 188—By Shoemaker—An Act relating to law enforcement officers; directing all sheriffs, *** and all members and employees of the Oklahoma Alcoholic Beverage Control Board to enforce the regulatory and penal provisions *** and declaring an emergency.

1st Reading	240
2nd Reading	246
CR	518
Considered, advanced, 3rd Reading, referred	702
Engrossed—To House	709
HAs read; concurred in, passed, referred	1133; 1155
Enrolled, 4th Reading	1166
To Governor	1180
Governor's approval	1262

SB 189—By Shoemaker—An Act relating to State owned automobiles; amending *** to authorize the Alcoholic Beverage Control Board to own twenty-four (24) passenger type automobiles; and declaring an emergency.

1st Reading	241
2nd Reading	246
CR; stricken	518; 1410

SB 190—By Shoemaker—An Act relating to marking of State owned automobiles; amending *** to authorize the Oklahoma Alcoholic Beverage Control Board to use, maintain and operate twenty-four (24) automobiles without identifying marks thereon; and declaring an emergency.

1st Reading	241
2nd Reading	246
CR; stricken	518; 1410

SB 191—By Shoemake—An Act relating to alcoholic beverages; amending *** making it a felony to operate a whiskey still without valid State license; fixing penalties; and declaring an emergency.

1st Reading	241
2nd Reading	246
CR	518
Considered, advanced, 3rd Reading, referred	696
Engrossed—To House	709
Referred for enrollment	1092
Enrolled, 4th Reading	1101
To Governor	1118
Governor's approval	1148

SB 192—By Shoemake—An Act relating to alcoholic beverages; making it unlawful to possess alcoholic beverages with intent to sell without proper State license; *** and declaring an emergency.

1st Reading	241
2nd Reading	247
CR	518
Considered, advanced, 3rd Reading, referred	701
Engrossed—To House	714
HA read; concurred in, passed, referred	1133; 1155
Enrolled, 4th Reading	1166
To Governor	1180
Governor's approval	1262

SB 193—By Stipe—An Act relating to the Workmen's Compensation law of this State; relating to and providing for trials de novo before judges of the District and Superior Courts *** and declaring an emergency.

1st Reading	245
2nd Reading	252
CR; stricken	1245; 1410

SB 194—By Stipe—An Act relating to Workmen's Compensation, Special Indemnity Fund; amending *** to increase payments into said Fund and declaring an emergency.

1st Reading	246
2nd Reading	252
CR	554

Considered; advanced, 3rd Reading, referred	810; 812
Votes reconsidered by which passed and advanced	814
Considered, advanced, 3rd Reading, referred	814
Engrossed—To House	819
HAs concurred in, passed, referred	1522
Enrolled, 4th Reading	1543
To Governor	1546

SB 195—By Stipe of the Senate and Skeith of the House—An Act relating to alcoholics; authorizing and directing the Department of Mental Health of the State of Oklahoma to provide treatment therefor; repealing conflicting laws; and declaring an emergency.

1st Reading	246
2nd Reading	252
CR	289
Considered, advanced, 3rd Reading, referred	294
Engrossed—To House	300

SB 196—By Land—An Act relating to stolen or wrongfully obtained property; amending *** and declaring an emergency.

1st Reading	246
2nd Reading	252
CR	455
Considered, advanced, 3rd Reading, referred	463
Engrossed—To House	468
HAs read; concurred in, passed, referred	1181; 1204
Enrolled, 4th Reading	1237
To Governor	1244
Governor's approval	1311

SB 197—By Land—An Act relating to boats and motors; amending *** providing that fees for registration shall be in lieu of ad valorem tax; *** and declaring an emergency.

1st Reading	246
2nd Reading	252

SB 198—By Wilson (Greer)—An Act relating to State employees; amending the "State Salary Administration Act of 1957" *** and declaring an emergency.

1st Reading	246
2nd Reading	252
CR	339
Considered, advanced, 3rd Reading, referred	355
Engrossed—To House	364

SB 199—By Shoemake—An Act relating to motor fuel taxes; amending *** so as to exempt especially-prepared naphthas and solvents used exclusively for agricultural purposes, *** and declaring an emergency.

1st Reading	249
2nd Reading	252
CR	307
Considered, advanced, 3rd Reading, referred	449
Engrossed—To House	458
Referred for enrollment	852
Enrolled, 4th Reading	859
To Governor	865
Governor's approval	919

SB 200—By Boecher, Stipe, Cobb, Fine, McClendon, Hamilton, Trent, Field and Dacus—An Act relating to the annual franchise or excise tax on certain domestic and foreign corporations, associations, and organizations; amending *** and declaring an emergency.

1st Reading	249
2nd Reading	252
CR; Wd, re-referred	490; 536

SB 201—By Pitcher—An Act relating to cities and towns; amending *** for authority to regulate the operation of taxicabs; and declaring an emergency.

1st Reading	251
2nd Reading	266
CR	278
Considered, advanced, 3rd Reading, referred	294
Engrossed—To House	299
Referred for enrollment	522
Enrolled, 4th Reading	536
To Governor	546
Governor's approval	588

SB 202—By Garrison—An Act relating to crimes; amending *** to make the dangerous weapon punishable the same as

assault and battery with a dangerous weapon as a felony; fixing penalties; and declaring an emergency.

1st Reading	251
2nd Reading	266
CR	455
Considered, advanced, 3rd Reading, referred	545
Engrossed—To House	553
Referred for enrollment	996
Enrolled, 4th Reading	1005
To Governor	1008
Governor's approval	1055

SB 203—By Harris of the Senate and Redman and Taliaferro of the House—An Act amending *** authorizing municipal corporations to purchase or condemn and hold lots and lands, in fee simple, for municipal water works, *** and declaring an emergency.

1st Reading	258
2nd Reading	266
Wd, re-referred	279

SB 204—By Easterly of the Senate and Inman and Tate of the House—An Act making an appropriation to the State Department of Agriculture; *** and declaring an emergency.

1st Reading	264
2nd Reading	273
CR, re-referred	310

SB 205—By Shoemake, Field, Pazoureck, Fine, McSpadden, Hamilton, Boecher, Easterly, Wilson (Beckham), Stipe, Tipps, Dacus, Bohannon, Kerr, Cobb, Payne and Wilson (Greer) of the Senate and Morrison et al of the House—An Act relating to nonintoxicating malt beverages; defining terms, providing qualifications for retail dealers in nonintoxicating beverages, establishing procedures for granting or refusing such licenses, ***.

1st Reading	264
2nd Reading	273
CR	461
Considered, re-referred	523

SB 206—By Bailey—An Act relating to Conservancy Districts and Master Con-

servancy Districts; *** to require signatures of 51 percent of land owners outside of cities and towns to form Master Conservancy Districts *** and declaring an emergency.

1st Reading 265
2nd Reading 273

SB 207 — By Bailey, Shoemake and Grantham—An Act relating to alcoholic beverage control; amending *** providing for the powers and duties of the Director of Alcoholic Beverage Control Act, *** and declaring an emergency.

1st Reading 265
2nd Reading 273
CR; Wd, re-referred 562; 990

SB 208—By Roads and Highway Committee—An Act pertaining to highways; prescribing policies to be followed by the State Highway Commission in acquisition of highway rights-of-way, *** and declaring an emergency.

1st Reading 265
2nd Reading 273
CR 388
Wd, re-referred, Public Hearing ordered 466
CR; stricken 914; 1410

SB 209—By Cobb—An Act relating to alcoholic beverages; defining terms; making it unlawful, without a valid State license, for any person to maintain a public or private place wherein alcoholic beverages are received or available for sale or distribution to any person except a private residence; *** and declaring an emergency.

1st Reading 266
2nd Reading 273
CR 495
Set for SO 664
Considered, advanced, 3rd Reading, referred 699
Engrossed—To House 709

SB 210—By Shoemake and Payne of the Senate and Ruby of the House—An Act relating to alcoholic beverages; amending *** providing for payment of fees by all

manufacturers and non-resident sellers on all items of alcoholic beverages sold in Oklahoma; *** and declaring an emergency.

1st Reading 270
2nd Reading 273
CR 518
Considered, advanced, 3rd Reading .. 986
ML; time extended 1003; 1051; 1067: 1078

SB 211—By Ritzhaupt—An Act amending *** relating to the form of policy of individual accident and health and insurance exclusionary riders thereto, and declaring an emergency.

1st Reading 276
2nd Reading 279
CR 589
Considered, advanced, 3rd Reading, referred 640
Engrossed—To House 647

SB 212 — By Wilson (Greer), Wilson (Beckham), Stipe, Kerr, Baldwin, Fine, Cobb, Garvin, Dacus and Berrong—An Act relating to State employees; declaring it to be contrary to public policy and unlawful for employees of the State and its subdivisions to join a labor union; *** and declaring an emergency.

1st Reading 278
2nd Reading 284
CR 307
Considered, advanced, 3rd Reading, referred 332
Engrossed—To House 353

SB 213—By Fine, Belvin, Boecher, Bohannon, Cartwright, Cobb, Baldwin, Colston, Dacus, Ham, Hamilton, McClendon, McColgin, McSpadden, Payne, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Wilson (Greer) and Allen—An Act repealing *** relating to the establishment of a merit system of personnel administration; and declaring an emergency.

1st Reading 281
2nd Reading 284

SB 214—By Field and Baldwin of the Senate and Etling of the House—An Act authorizing and directing the Commissioners of the Land Office of the State of Ok-

lahoma to sell all lands under their jurisdiction and control; *** and declaring an emergency.

1st Reading	281
2nd Reading	284
CR	364
Considered; Set for SO	566; 586
Considered, advanced; 3rd Reading	597; 643

SB 215—By Bailey of the Senate and Poynor and Wolf of the House—An Act amending *** fixing the annual salary of the judge of the city court in certain cities to be six thousand dollars (\$6,000.00); and declaring an emergency.

1st Reading	283
2nd Reading	292
CR	310
Considered, advanced, 3rd Reading, referred	320
Engrossed—To House	330
Referred for enrollment	522
Enrolled, 4th Reading	536
To Governor	546
Governor's approval	588

SB 216—By Grantham of the Senate and Craig (Kay), et al of the House—An Act relating to the purchase, resale and transportation of grain in this State under certain conditions; *** and declaring an emergency.

1st Reading	289
2nd Reading	292

SB 217—By Ritzhaupt—An Act relating to schools; abolishing school districts not maintaining an accredited high school; *** and declaring an emergency.

1st Reading	297
2nd Reading	299
CR	979
Considered, advanced, 3rd Reading ..	1328

SB 218—By Land—An Act creating city-county library commissions in certain counties in this State; *** and declaring an emergency.

1st Reading	297
2nd Reading	299
CR	310

Considered, advanced, 3rd Reading, referred	323
Engrossed—To House	330
Referred for enrollment	492
Enrolled, 4th Reading	504
To Governor	507
Governor's approval	543

SB 219—By Bailey, Pitcher and Wilson (Greer) of the Senate and Poynor, et al of the House—An Act relating to mental and penal institutions of the State of Oklahoma; providing for the minimum salary of employees thereof; *** and declaring an emergency.

1st Reading	299
2nd Reading	311
CR, re-referred	457

SB 220—By Romang—An Act relating to county superintendent of schools, term and qualifications; amending *** and declaring an emergency.

1st Reading	299
2nd Reading	311
CR	605
Considered, advanced; 3rd Reading ..	624; 644
ML; time extended; failed ..	644; 673; 682

SB 221—By Allen—An Act relating to trusts for public functions; amending *** and declaring an emergency.

1st Reading	307
2nd Reading	311
CR	437
Considered; advanced, 3rd Reading, referred	468; 516
Engrossed—To House	522

SB 222—By Hamilton—An Act relating to the public schools of Oklahoma; amending Oklahoma School Code, *** dealing with annexation and consolidation; *** and declaring an emergency.

1st Reading	310
2nd Reading	320
CR	554
Considered, advanced, 3rd Reading, referred	579
Engrossed—To House	582
HAS concurred in, passed, referred ..	1011

Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1055

SB 223—By Hamilton—An Act making appropriations to the State Board of Education for operation and maintenance of public schools in the State of Oklahoma; *** and declaring an emergency.

1st Reading	310
2nd Reading	320
CR, re-referred	329
CR	339
Set for SO	489
Considered, advanced, 3rd Reading, referred	493
MsL on emergency and Bill	497
Engrossed—To House	536
Has rejected, conference requested —To GCCA	1197
Conference granted—To GCCA	1224
CCR adopted, passed—To House	1367
ML; Wd	1371; 1377
ML	1377
To House	1421
Referred for enrollment	1579
Enrolled, 4th Reading	1587
To Governor	1587

SB 224—By Trent of the Senate and Thomas of the House—An Act relating to cities and towns; declaring furnishing of water by municipalities a proprietary function; *** and declaring an emergency.

1st Reading	310
2nd Reading	320

SB 225—By Berrong—An Act relating to the Alcoholic Beverage Control Board; amending *** designating the Attorney General as the exclusive legal counsel for said board, the director and all other staff members in the enforcement of this Act; *** and declaring an emergency.

1st Reading	329
2nd Reading	340
CR	518
Considered, advanced, 3rd Reading, referred	549
Engrossed—To House	553

SB 226—By Bailey—An Act amending 60

O. S. 1951, § 333, relating to acquisition of title by prescription.

1st Reading	329
2nd Reading	340

SB 227—By Shoemaker—An Act providing additional duties of judge in certain city courts and increasing salary of said city judge, the clerk and fixing salary and compensation of marshal of said court in counties having a population *** and declaring an emergency.

1st Reading	329
2nd Reading	340
CR	437

Considered, advanced, 3rd Reading, referred

Engrossed—To House	517
Engrossed—To House	522
Referred for enrollment	996
Enrolled, 4th Reading	1005
To Governor	1008
Governor's approval	1055

SB 228—By Fine and Baldwin—An Act relating to certain benefits for governmental officers and employees, amending *** by deleting authorization for departments, agencies or institutions of State government to provide all or any part of hospital and medical benefits, accident, health and life insurance for officers and employees; *** and declaring an emergency.

1st Reading	330
2nd Reading	340
CR, re-referred; Wd—To Calendar ..	965; 1003
Stricken	1410

SB 229—By Roads and Highways Committee—An Act relating to motor vehicles; amending *** increasing license fees *** and declaring an emergency.

1st Reading	330
2nd Reading	340
2nd Reference ordered	537

SB 230—By Roads and Highways Committee—An Act repealing the reciprocal motor licensing Act; *** and declaring an emergency.

1st Reading	330
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2nd Reading	340
2nd Reference ordered	537

SB 231—By McSpadden—An Act amending Title 63, Oklahoma Statutes 1951, Section 631, and declaring an emergency.

1st Reading	335
2nd Reading	340
CR	1245
Considered, advanced, 3rd Reading, referred	1248
Engrossed—To House	1265
HA read; concurred in, passed, referred	1351; 1357
Enrolled, 4th Reading	1383
To Governor	1388

SB 232—By Shoemake of the Senate and Hesser of the House—An Act relating to crimes and punishment; providing that a person fraudulently failing to return certain leased or rented property within a specified period or who fraudulently secretes or appropriates said property to any use outside the lease or rental agreement shall be guilty of embezzlement; and declaring an emergency.

1st Reading	340
2nd Reading	350
CR	455
Considered, advanced, 3rd Reading, referred	660
Engrossed—To House	667
Referred for enrollment	996
Enrolled, 4th Reading	1005
To Governor	1008
Governor's approval	1055

SB 233—By Shoemake—An Act amending *** authorizing and directing the county election board of any county having a population *** to provide for a general re-registration of electors and a general re-districting of such county into voting precincts subject to provisions of this Act, and declaring an emergency.

1st Reading	340
2nd Reading	350
CR	357
Considered, advanced, 3rd Reading, referred	398
Engrossed—To House	426

HA read; concurred in, passed, referred	691; 769
Enrolled, 4th Reading	779
To Governor	785
Governor's approval	820

SB 234—By Wilson (Greer) — An Act amending *** extending the provisions of said Section to apply to criminal as well as civil cases and proceedings; and declaring an emergency.

1st Reading	340
2nd Reading	350
CR	455
Considered, advanced, 3rd Reading, referred	536
Engrossed—To House	546
Referred for enrollment	996
Enrolled, 4th Reading	1005
To Governor	1008
Governor's approval	1055

SB 235—By Field—An Act relating to the licensing and registration of vehicles used exclusively for the transportation of machinery and equipment used in soil conservation work *** and declaring an emergency.

1st Reading	347
2nd Reading	350
CR	583
Considered; advanced, 3rd Reading, referred	618; 772
Engrossed—To House	785
HAs read; concurred in, passed, referred	1027; 1035
Enrolled, 4th Reading	1054
To Governor	1058
Governor's approval	1148

SB 236—By Fine of the Senate and Harper, Blackard, Willis (Cherokee) and Sparkman of the House—An Act amending *** relating to deputy county treasurers of school accounts in certain counties; *** and declaring an emergency.

1st Reading	347
2nd Reading	350
CR	455
Considered, advanced, 3rd Reading, referred	559

Engrossed—To House	563
HAs concurred in, vote reconsidered, deferred	1027
HAs concurred in, passed, referred ..	1034
Enrolled, 4th Reading	1054
To Governor	1058
Governor's approval	1126

SB 237—By Easterly—An Act requiring notice of chattel mortgages, renewals, assignments and satisfaction on livestock to be filed in the office of the Division of Brand Registry of the State Department of Agriculture; *** and declaring an emergency.

1st Reading	349
2nd Reading	359

SB 238—By Fine, Cobb, Hamilton, Colston, Field, McClendon, Baldwin, Stipe, Boecher, Kerry, McColgin, Bohannon and Belvin—An Act relating to the Oklahoma Alcoholic Beverage Control Board and the Director and employees thereof; vesting in the State Bureau of Investigation and local law enforcement officers certain duties, to be discharged in cooperation with said Board, *** and declaring an emergency.

1st Reading	349
2nd Reading	359
CR; stricken	461; 1410

SB 239—By Harris and Bailey—An Act relating to cities and towns; defining terms; providing for annexation of territory to cities and towns and prescribing the conditions and procedure therefor and for the deannexation of annexed territory if adequate municipal services are not extended thereto; *** and declaring an emergency.

1st Reading	355
2nd Reading	359
CR; stricken	675; 1221

SB 240—By Berrong—An Act relating to insurance; amending *** by requiring life and/or accident and health insurers to maintain a maximum deposit of \$100,000; and declaring an emergency.

1st Reading	365
2nd Reading	389
CR	554
Considered, advanced, 3rd Reading, referred	584
Engrossed—To House	591
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1090

SB 241—By Allen—An Act relating to turnpikes; requiring the Oklahoma Turnpike Authority to advertise and solicit bids for the underwriting of any bonds or *** and declaring an emergency.

1st Reading	388
2nd Reading	397
CR	733
Considered, advanced, 3rd Reading, referred	831
ML; time extended	831; 867
Engrossed—To House	906

SB 242—By Roads and Highways Committee—An Act providing a one cent (1c) levy on diesel fuel in addition to current levies on special fuels now provided *** and declaring an emergency.

1st Reading	388
2nd Reading	397
2nd Reference ordered	537

SB 243—By Roads and Highways Committee—An Act relating to taxation; levying a road tax, in addition to all other taxes and fees, on certain common and contract motor carriers of passengers for the use of the highways of this State; *** and declaring an emergency.

1st Reading	389
2nd Reading	397
2nd Reference ordered	537

SB 244—By Cartwright—An Act relating to turnpikes; amending *** as regards bonds hereafter issued, to be issued or contemplated, by providing that the chief engineer of the Oklahoma Turnpike Authority shall, as a part of his regular duties, perform consulting engineering services; and declaring an emergency.

1st Reading	389
2nd Reading	397

SB 245—By Easterly—An Act requiring county sheriff to submit list of stolen cattle to livestock markets within the county; *** and declaring an emergency.

1st Reading	389
2nd Reading	397
CR	455
Considered, advanced, 3rd Reading, referred	462
Engrossed—To House	468

SB 246—By Roads and Highways Committee—An Act, to be known as the Road Use Tax Equalization Law, *** and declaring an emergency.

1st Reading	389
2nd Reading	397
2nd Reference ordered	537

SB 247—By Insurance Committee—An Act relating to insurance; amending *** pertaining to motor vehicle, property and marine insurance; authorizing the State Insurance Board to fix rates; *** and declaring an emergency.

1st Reading	396
2nd Reading	419
CR	554
Considered—To Legislative Council ..	741

SB 248—By Cartwright of the Senate and Ford of the House—An Act fixing minimum allowables of wells producing oil or other liquid hydro-carbons within the State of Oklahoma; *** and declaring an emergency.

1st Reading	396
2nd Reading	419

SB 249—By Bailey of the Senate and Wolf and Poynor of the House—An Act making appropriations to the Oklahoma State Regents for Higher Education; *** and declaring an emergency.

1st Reading	397
2nd Reading	419
CR; re-referred	455
CR; Wd, re-referred; CR ..	518; 840; 856

Considered, advanced, 3rd Reading, referred	1014
Engrossed—To House	1022

SB 250—By Hamilton—An Act relating to lands under the jurisdiction and control of the Commissioners of the Land Office; *** and declaring an emergency.

1st Reading	397
2nd Reading	419
CR	550
Considered; advanced, 3rd Reading, referred	844; 962
ML; failed	964; 1000
Engrossed—To House	1005

SB 251—By Lollar—An Act relating to building and loan associations organized under the laws of this State and the powers thereof; *** and declaring an emergency.

1st Reading	431
2nd Reading	438
CR	541
Considered, advanced, 3rd Reading, referred	558
Engrossed—To House	563
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1090

SB 252—By Bailey—An Act relating to motor carriers; amending *** to include transportation of petroleum; and declaring an emergency.

1st Reading	431
2nd Reading	438
CR; stricken	1264; 1410

SB 253—By Breeden—An Act relating to planning and zoning in certain areas; authorizing, under certain conditions, the creation of lake area planning commission; *** and declaring an emergency.

1st Reading	431
2nd Reading	438
CR	574
Considered, advanced, 3rd Reading, referred	895
Engrossed—To House	906

SB 254—By Allen—An Act relating to cities and towns; amending *** relating to

the method and grounds of de-annexation of territory from a municipality; providing for hearing in District Court; and declaring an emergency.

1st Reading	431
2nd Reading	438
CR	888
Considered, advanced, 3rd Reading, referred	941
Engrossed—To House	955

SB 255—By Allen—An Act relating to cities and towns; amending *** removing the right of cities and towns to annex areas surrounded on three sides by the city limits; and declaring an emergency.

1st Reading	432
2nd Reading	438
CR	888
Considered, advanced, 3rd Reading, referred	940
Engrossed—To House	955

SB 256—By Hamilton—An Act relating to State economic development and certain departments and agencies concerned therewith; *** and declaring an emergency.

1st Reading	437
2nd Reading	445

SB 257—By Land—An Act relating to corporations; amending *** relating to the grant of rights to convert shares of stock or bonds or other securities into shares of stock *** and declaring an emergency.

1st Reading	438
2nd Reading	445
CR	637
Considered, advanced, 3rd Reading, referred	649
Engrossed—To House	657

SB 258—By Rogers and Land—An Act relating to motor vehicle tag agents; amending *** and declaring an emergency.

1st Reading	445
2nd Reading	458
CR; Wd re-referred; CR	708; 808; 979
Considered, advanced, 3rd Reading, referred	985
Engrossed—To House	995

HAs rejected; vote reconsidered	1210; 1248
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HAs 1 to 5 inclusive concurred in,
House requested to recede from

HA 6	1248
House insists upon HAs, requesting conference, HCs named	1297
Conference granted, SCs appointed ..	1335
CCR adopted, passed—To House	1474
Referred for enrollment	1501
Enrolled, 4th Reading	1543
To Governor	1546

SB 259—By Stipe—An Act amending *** relating to responsibility and liability for negligence *** and declaring an emergency.

1st Reading	445
2nd Reading	458
CR; stricken	833; 1410

SB 260—By Cobb—An Act relating to Bang's disease among livestock; amending *** and declaring an emergency.

1st Reading	455
2nd Reading	458

SB 261—By Ritzhaupt—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; *** and declaring an emergency.

1st Reading	457
2nd Reading	461

SB 262—By Trent—An Act relating to penal and correctional institutions and programs; *** and declaring an emergency.

1st Reading	457
2nd Reading	461

SB 263—By Trent—An Act relating to the public schools of Oklahoma; providing that for purposes of calculating State aid, *** and declaring an emergency.

1st Reading	457
2nd Reading	461
CR	514
Considered, advanced, 3rd Reading, referred	558
Engrossed—To House	563

SB 234—By Stipe—An Act relating to alcoholic beverages; amending *** prohibiting distillers from direct business calls on retail liquor dealers; and declaring an emergency.

1st Reading 461
2nd Reading 466
CR; stricken 645; 1410

SB 265—By Stipe—An Act relating to alcoholic beverages; amending *** authorizing cities and towns to levy a license fee for delivery by wholesalers to a location not the principal place of business of the wholesalers; and declaring an emergency.

1st Reading 461
2nd Reading 466

SB 266—By Grantham, Field and Garrison of the Senate and Craig, et al, of the House—An Act relating to rules and regulations of State agencies; requiring State agencies, including authorities, boards, commissions, departments, instrumentalities, officers, or offices of the State of Oklahoma, to file copies of their rules and regulations with the Secretary of State ***.

1st Reading 465
2nd Reading 496
CR 618
Considered, advanced, 3rd Reading, referred 642
Engrossed—To House 647
Referred for enrollment 996
Enrolled, 4th Reading 1005
To Governor 1008
Governor's approval 1022

SB 267—By Wilson (Beckham)—An Act relating to funeral directors and embalmers; authorizing the State Board of Embalmers and Funeral Directors to determine qualifications for practice as a funeral director or embalmer; *** and declaring an emergency.

1st Reading 490
2nd Reading 496
CR 753
Considered, advanced, 3rd Reading, referred 824

Engrossed—To House 837
HAs read; concurred in, passed, referred 1092; 1102
Enrolled, 4th Reading 1135
To Governor 1150
Governor's approval 1257

SB 268—By Stipe—An Act relating to the Alcoholic Beverage Control Board; prohibiting price discrimination; *** and declaring an emergency.

1st Reading 490
2nd Reading 496

SB 269—By Shoemaker—An Act relating to sale of oil and gas lease by administrators, and executors, amending *** removing authorization for public sale; and declaring an emergency.

1st Reading 490
2nd Reading 496
CR 804
Considered, advanced, 3rd Reading, referred 929
Engrossed—To House 938
HA concurred in, passed, referred .. 1058
Enrolled, 4th Reading 1072
To Governor 1077
Governor's approval 1126

SB 270—By Field—An Act relating to salaries and compensation of county officers; *** and declaring an emergency.

1st Reading 495
2nd Reading 497
CR 640
Considered, advanced, 3rd Reading, referred 664
Engrossed—To House 667
HAs read; concurred in, passed, referred 1028; 1035
Enrolled, 4th Reading 1054
To Governor 1058
Governor's approval 1126

SB 271—By Wilson (Greer) of the Senate and Hurst of the House—An Act appropriating certain funds to the Oklahoma State Reformatory and stating the purpose; *** and declaring an emergency.

1st Reading 495
2nd Reading 497

CR	539
Considered, advanced, 3rd Reading, referred	544
Engrossed—To House	553
Referred for enrollment	751
Enrolled, 4th Reading	753
To Governor	762
Governor's approval	784

SB 272—By Stipe—An Act relating to alcoholic beverages; amending *** providing for payment of fees by all manufacturers and non-resident sellers *** and declaring an emergency.

1st Reading	496
2nd Reading	497

SB 273—By Shoemaker—An Act relating to turnpikes; *** prohibiting the Oklahoma Turnpike Authority from employing or contracting with attorneys or for legal services and imposing such duties on the Attorney General; repealing conflicting laws; and declaring an emergency.

1st Reading	504
2nd Reading	508

SB 274—By Senate Judiciary Committee—An Act relating to the procedure in the courts of this State, and making it a duty of certain Justices of the Supreme Court and certain Judges of the Court of Criminal Appeals to conduct a continuous study of the rules, statutes and methods of procedure *** and declaring an emergency.

1st Reading	505
2nd Reading	508
CR	668
Considered, advanced, 3rd Reading ..	773
ML; time extended; adopted, 3rd Reading	773; 814; 825
M Re reconsideration ruled out of order	1023

SB 275—By Harris—An Act relating to mental health; amending *** providing expenses of members of Sanitary Commission be paid from court fund; and declaring an emergency.

1st Reading	508
2nd Reading	514

SB 276—By Wilson (Beckham) and Bailey—An Act relating to law enforcement officers of counties, cities and towns who attend official courses of instruction at the Southwest Center for Law Enforcement Education; *** and declaring an emergency.

1st Reading	511
2nd Reading	514
CR	562
Considered, advanced, 3rd Reading, referred	626
Engrossed—To House	629
Referred for enrollment	996
Enrolled, 4th Reading	1005
To Governor	1008
Governor's approval	1055

SB 277—By Morford and Wilson (Beckham)—An Act relating to public lands; amending *** to authorize the Commissioners of the Land Office to grant loans of public funds for farm mortgages upon security of title insurance or title guaranty; and declaring an emergency.

1st Reading	511
2nd Reading	514

SB 278—By Harris—An Act relating to school transportation; amending *** authorizing school district to furnish transportation in connection with summer youth activities upon approval of school board; and declaring an emergency.

1st Reading	514
2nd Reading	523
CR	605
Considered, advanced, 3rd Reading, referred	661
Engrossed—To House	667
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1090

SB 279—By Stipe—An Act relating to engineers; amending *** to provide for qualification of certificate of registration without written examination as professional engineer to those persons having ten (10) or more years experience in engineering; and declaring an emergency.

1st Reading	518
2nd Reading	523
CR	914
Considered, advanced, 3rd Reading ..	1102
ML; time extended	1103; 1188

SB 280—By Morford—An Act relating to the termination by notice of tenancy from year to year; *** and declaring an emergency.

1st Reading	518
2nd Reading	523
CR	708
Considered, advanced, 3rd Reading, referred	738
Engrossed—To House	743

SB 281—By Hamilton—An Act requiring that a personal or corporate owned private utility be required to impound all money received from rate increases *** and declaring an emergency.

1st Reading	522
2nd Reading	533
CR	1021
Considered, advanced, 3rd Reading, referred	1278
Engrossed—To House	1302

SB 282—By Grantham of the Senate and Craig (Kay), et al of the House—An Act relating to taxation; amending *** by providing that failure to file any required return or report pursuant to State tax laws *** shall be prima facie evidence of intent to defraud the State and evade the payment of the tax; and declaring an emergency.

1st Reading	523
2nd Reading	533
CR	637
Considered, advanced, 3rd Reading, referred	654
Engrossed—To House	657
HAs rejected, Conference requested; SCs appointed	1012; 1033
Conference granted, HCs named	1019
CCR read; adopted, passed — To House	1157; 1188
Referred for enrollment	1503

Enrolled, 4th Reading	1543
To Governor	1544

SB 283—By Grantham—An Act relating to assistant County Attorneys; providing that in certain counties such attorneys drawing not more than sixty percent (60%) of the salary of the County Attorney of such county may be authorized to engage in the private practice of law; and declaring an emergency.

1st Reading	523
2nd Reading	533
CR	804
Considered, advanced, 3rd Reading, referred	808
Engrossed—To House	819
Referred for enrollment	1055
Enrolled, 4th Reading	1072
To Governor	1077
Governor's approval	1126

SB 284—By Bailey—An Act relating to taxation of motor vehicles by municipalities; *** and declaring an emergency.

1st Reading	529
2nd Reading	533
CR	818
Considered, advanced, 3rd Reading ..	897
ML; time extended; adopted 907; 951; 959	
Bill passed, referred	959
Engrossed—To House	967

SB 285—By Berrong—An Act amending *** relating to the employment of attorneys for certain boards, commissions and authorities; *** and declaring an emergency.

1st Reading	530
2nd Reading	533
CR	804
Considered, advanced, 3rd Reading, referred	843
Engrossed—To House	850

SB 286—By McSpadden of the Senate—An Act amending the Motor Vehicle License and Registration Act; amending *** to require the owner, possessor or dealer *** to present current driver's licenses *** and declaring an emergency.

1st Reading	530
2nd Reading	533

SB 287—By Ritzhaupt—An Act relating to public finance; *** declaring all appropriations in excess of estimate of funds to accrue to emergency appropriation fund be null and void; and declaring an emergency.

1st Reading	533
2nd Reading	542
CR	645
Considered, advanced, 3rd Reading	1151

SB 288—By Land—An Act relating to false advertising of insurers not authorized to transact business in Oklahoma; ***

1st Reading	533
2nd Reading	542
CR	589

Considered, advanced, 3rd Reading, referred	600
Engrossed—To House	610

SB 289—By Pitcher of the Senate and Morgan of the House—An Act making an appropriation to the State Board of Public Affairs; *** and declaring an emergency.

1st Reading	539
2nd Reading	542
CR	901

Considered, advanced, 3rd Reading, referred	911
Engrossed—To House	917

HA rejected, Conference requested—

To GCCA	1317
Conference granted—To GCCA	1330

SB 290—By Morford—An Act relating to county officers; *** concerning the election and terms of County Judges, Clerks, Surveyors, Public Weighers, Assessors, Superintendents of Schools and Commissioners; *** and declaring an emergency.

1st Reading	550
2nd Reading	554
CR	710

Considered, advanced, 3rd Reading, referred	739
Engrossed—To House	751

SB 291—By Land—An Act relating to

persons licensed to practice medicine or surgery in the State of Oklahoma; granting immunity from civil damages for any Acts of omissions for such persons when rendering emergency care at the scene of an emergency; and declaring an emergency.

1st Reading	550
2nd Reading	554
CR	668

Considered, advanced, 3rd Reading, referred	701
Engrossed	709

ML; time extended; To House .. 712; 751;	780
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Referred for enrollment	1038
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Enrolled, 4th Reading	1054
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To Governor	1058
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Governor's approval	1090
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SB 292—By Committee on Public Health—An Act relating to bottled water and bottled water plants; *** and declaring an emergency.

1st Reading	551
2nd Reading	554
CR	602

Considered, advanced, 3rd Reading, referred	633
Engrossed—To House	639

Referred for enrollment	1008
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Enrolled, 4th Reading	1022
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To Governor	1031
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Became Law without Governor's signature	1149
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SB 293—By Committee on Public Health—An Act relating to reservoirs and the drainage basins thereof; *** and declaring an emergency.

1st Reading	551
2nd Reading	554
CR	602

Considered, advanced, 3rd Reading, referred	625
Engrossed—To House	629

HA rejected, conference requested; SCs appointed	1012; 1033
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Conference granted, HCs named	1019
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CCR adopted, passed—To House	1211
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Referred for enrollment	1449
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Enrolled, 4th Reading	1471
To Governor	1477

SB 294—By Easterly—An Act requiring the maintenance of grade designation of poultry and poultry products *** and declaring an emergency.

1st Reading	554
2nd Reading	564
CR	618
Considered, advanced, 3rd Reading, referred	633
Engrossed—To House	639
HAs concurred in, passed, referred ..	1012
Enrolled, 4th Reading	1022
To Governor	1031
Governor's approval	1090

SB 295—By Allen—An Act relating to bonds held by the State Treasurer; prohibiting sale or other disposal of said bonds without the consent of the Legislature; and declaring an emergency.

1st Reading	562
2nd Reading	564
CR	618
Considered, advanced, 3rd Reading, referred	660
Engrossed—To House	667
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1055

SB 296—By Rogers and Land—An Act relating to taxation; defining gross income; *** and declaring an emergency.

1st Reading	568
2nd Reading	575

SB 297—By Rogers—An Act requiring the maintenance of grade designation of poultry and poultry products *** and declaring an emergency.

1st Reading	568
2nd Reading	575

SB 298—By Rogers—An Act relating to corporations; *** to authorize the appointment as resident agent a domestic corporation or foreign corporation authorized to transact business in this State; and declaring an emergency.

1st Reading	569
2nd Reading	575

SB 299—By Rogers—An Act relating to the liability of a State, county, township, school district, city or town treasurer neglecting or refusing to forward funds to fiscal agency to meet bond or coupon payments *** and declaring an emergency.

1st Reading	569
2nd Reading	575
CR; stricken	645; 1410

SB 300—By Rogers—An Act relating to the corporate status of school districts and names thereof; *** and declaring an emergency.

1st Reading	569
2nd Reading	575

SB 301—By Rogers—An Act relating to bonds of counties, cities, towns, school districts and other political subdivisions of the State and relating to the maturities, denomination, combination of purposes, name and sale of bonds; *** and declaring an emergency.

1st Reading	569
2nd Reading	575

SB 302—By Rogers—An Act relating to elections; *** designating the officers who shall conduct a special election of a city or a town; and declaring an emergency.

1st Reading	569
2nd Reading	575
CR	838

Considered, advanced, 3rd Reading, referred

Engrossed—To House	894
Referred for enrollment	897
Enrolled, 4th Reading	1077
To Governor	1082
Governor's approval	1088
Governor's approval	1148

SB 303—By Cobb and Stipe—An Act relating to railroads; requiring the installation and maintenance by railroad companies and corporations of standard automatic electric highway railroad grade crossing signals ***.

1st Reading	569
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2nd Reading	575
CR; Wd, re-referred	583; 856

SB 304—By Cartwright of the Senate and Vandiver of the House—An Act relating to insurance; amending the Oklahoma Insurance Code, *** and declaring an emergency.

1st Reading	569
2nd Reading	575
CR	589
Considered, advanced, 3rd Reading, referred	642
Engrossed—To House	647

SB 305—By Easterly—An Act relating to livestock diseases; providing for the issuance of certificates by the State Board of Agriculture to veterinarians for authority to make tests *** and declaring an emergency.

1st Reading	569
2nd Reading	575
CR	1247
Considered, advanced, 3rd Reading, referred	1288
Engrossed—To House	1306
Referred for enrollment	1420
Enrolled, 4th Reading	1448
To Governor	1449

SB 306—By Allen—An Act relating to anonymous election literature; *** and declaring an emergency.

1st Reading	574
2nd Reading	584
CR	668
Considered, advanced, 3rd Reading ..	932
ML; time extended	932; 978

SB 307—By Fine—An Act relating to certain benefits for governmental officers and employees; authorizing counties, cities and towns, and governmental entities created by the State Legislature as authorities to provide certain benefits for officers and employees; *** and declaring an emergency.

1st Reading	574
2nd Reading	584
CR	1098

Considered, advanced, 3rd Reading, referred	1220
ML; time extended ..	1229; 1297; 1314; 1335
Engrossed—To House	1353

SB 308—By Baldwin—An Act relating to income taxes; providing for the withholding of income taxes from nonresident employees by employers on and after July 1, 1961; *** and declaring an emergency.

1st Reading	574
2nd Reading	584
CR	637
Stricken	856

SB 309—By Ritzhaupt—An Act relating to the jurisdiction and duties of the Supreme Court of the State of Oklahoma; authorizing and directing said Court to give advisory opinions to the Oklahoma Legislature, *** and declaring an emergency.

1st Reading	584
2nd Reading	596

SB 310—By Tipps—An Act relating to diversion of minnows and fish by placing obstacle of any kind in any river or stream within the State; making violation a misdemeanor; providing penalty; and declaring an emergency.

1st Reading	589
2nd Reading	596
CR	656
Considered, advanced, 3rd Reading, referred	662
ML	663
Vote reconsidered by which passed and advanced	663
Considered, advanced, 3rd Reading, referred	663
Engrossed—To House	667
HA concurred in, passed, referred ..	1028
Enrolled, 4th Reading	1031
To Governor	1038
Governor's approval	1091

SB 311—By Stipe—An Act relating to civil action to recover on a contract of insurance or an insurance policy; to provide for attorney's fees; if judgment is

recovered to be set by the court; and declaring an emergency.

1st Reading	589
2nd Reading	596
CR	833
Considered, advanced, 3rd Reading ..	1063

SB 312—By Rogers of the Senate and Skaggs of the House—An Act relating to insurance; *** which regulates valuation of reserves, by adopting an additional mortality table for an optional standard; *** and declaring an emergency.

1st Reading	589
2nd Reading	596
CR	833
Stricken	1120

SB 313—By Wilson (Beckham)—An Act relating to motor vehicles; *** changing the maximum speed for certain motor vehicles on four-lane divided highways; and providing cities and towns shall fix speed limit of vehicles within their corporate limits.

1st Reading	589
2nd Reading	596
CR	648
Considered; stricken	739; 1067

SB 314—By Wilson (Beckham)—An Act *** pertaining to motor vehicles; providing for the regulation and traffic control of vehicles and motor vehicles within the limits of any city and town, repealing conflicting laws, and declaring an emergency.

1st Reading	589
2nd Reading	596
CR	648

Considered, advanced; vote reconsidered by which advanced ... 774; 989

Considered, advanced; vote reconsidered by which advanced ... 989; 1061

Considered, advanced, 3rd Reading, referred

Engrossed—To House	1072
HA concurred in, passed, referred ...	1244
Enrolled, 4th Reading	1251
To Governor	1260
Governor's approval	1311

SB 315—By Wilson (Beckham) of the

Senate and Holcomb of the House—An Act authorizing the construction and equipment of dormitories by school districts which maintain junior colleges; *** and declaring an emergency.

1st Reading	591
2nd Reading	606
CR	708

Considered, advanced, 3rd Reading, referred

Engrossed—To House

Referred for enrollment

Enrolled, 4th Reading

To Governor

Became law without Governor's approval

SB 316—By Collins—An Act relating to the administration of the State Training School for Negro Boys, Boley, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to such institution to the Oklahoma Public Welfare Commission; *** and declaring an emergency.

1st Reading	591
2nd Reading	606
CR	804

Considered, advanced, 3rd Reading, referred

Engrossed—To House

ML — To House prior; time extended --- 863; 867; 914; 934; 951; 964; 978; 992; 1003; 1018

Referred for enrollment

Enrolled, 4th Reading

To Governor

Governor's approval

SB 317—By Collins—An Act relating to the administration of Girls Town, Tecumseh, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to said institution to the Oklahoma Public Welfare Commission; *** and declaring an emergency.

1st Reading	592
2nd Reading	606
CR	656
Stricken	856

SB 318—By Collins—An Act repealing

*** which provides for exemptions from the consumers or sales tax; and declaring an emergency.

1st Reading 592
2nd Reading 606

SB 319—By Collins—An Act relating to State institutions; providing for an integrated and more effective and efficient administration of specified State institutions; transferring powers, duties and authority now vested in or imposed upon certain boards and departments to the Oklahoma Public Welfare Commission and the State Department of Public Welfare; *** and declaring an emergency.

1st Reading 592
2nd Reading 606

SB 320—By Ritzhaupt—An Act relating to air pollution; authorizing State Department of Health to encourage, participate and conduct studies, training and research relating to the control of air pollution; *** and declaring an emergency.

1st Reading 601
2nd Reading 606
CR 725

Considered, advanced, 3rd Reading, referred 735

Engrossed—To House 743
HAS concurred in, passed, referred .. 1028
Enrolled, 4th Reading 1031
To Governor 1038
Governor's approval 1090

SB 321—By Kerr of the Senate and Willis (Jackson) of the House—An Act relating to property of the Oklahoma Military Department; providing for sale or other disposition of property not needed by the Oklahoma Military Department; ***.

1st Reading 602
2nd Reading 606
CR 674

Considered, advanced, 3rd Reading, referred 680

Engrossed—To House 695
Referred for enrollment 1008
Enrolled, 4th Reading 1022
To Governor 1026
Governor's approval 1055

SB 322—By Cobb—An Act relating to alcoholic beverages; repealing *** which prohibits price discrimination, discounts and rebates in certain sales of alcoholic beverages; and declaring an emergency.

1st Reading 602
2nd Reading 606
CR; stricken 915: 1379

SB 323—By Berrong, Dacus—An Act relating to the rehabilitation or clearance and redevelopment of blighted areas in certain incorporated cities in this State in accordance with urban renewal plans approved by the governing bodies thereof; *** and declaring an emergency.

1st Reading 606
2nd Reading 622
CR 648

Considered, advanced, 3rd Reading, referred 661; 697

Engrossed—To House 714

HAS concurred in, passed, referred .. 1029

Vote reconsidered by which passed and by which HAS concurred in ... 1070

HAS rejected, returned to House for correction 1071

HAS concurred in, passed, referred .. 1076

Enrolled, 4th Reading 1085

To Governor 1088

Governor's approval 1148

SB 324—By Land—An Act relating to training of guide dogs for the blind; establishing State Board for regulation of such training; *** and declaring an emergency.

1st Reading 630
2nd Reading 640

SB 325—By Baldwin and Harris—An Act relating to the public schools *** prescribing minimum courses of study and matters to be covered; fixing effective dates; and declaring an emergency.

1st Reading 637
2nd Reading 640

Wd—To Calendar 1260

Considered, advanced, 3rd Reading, referred 1389

ML 1390

Engrossed—To House 1421

SB 326—By Harris—An Act abolishing the State Salary Administration Board; *** and declaring an emergency.

1st Reading	645
2nd Reading	649
CR	1098
Considered, advanced, 3rd Reading, referred	1233
Engrossed—To House	1251
Referred for enrollment	1346
Enrolled, 4th Reading	1353
To Governor	1373

SB 327—By Hamilton—An Act relating to Use Tax; *** and declaring an emergency.

1st Reading	645
2nd Reading	649
CR	901
Considered, advanced, 3rd Reading, referred	1016
Engrossed—To House	1022
HAs concurred in, passed, referred ..	1145
Enrolled, 4th Reading	1166
To Governor	1180
Governor's approval	1262

SB 328—By Rogers and Land—An Act relating to religious corporations; authorizing religious corporations or organizations to make annuity agreements, *** and declaring an emergency.

1st Reading	645
2nd Reading	649
CR	725
Considered; advanced, 3rd Reading ..	737; 828; 1167
ML	1172

SB 329—By Belvin—An Act relating to intoxicating liquors; *** and declaring an emergency.

1st Reading (Printer's error in Bill number)	648
2nd Reading	659
Ms to Wd tabled	899; 1088; 1261

SB 330—By Shoemaker—An Act relating to the public schools of Oklahoma; amending *** fixing basis of apportionment of State aid to school districts; making pro-

visions of Act severable; and declaring an emergency.

1st Reading	648
2nd Reading	659

SB 331—By Romang—An Act relating to the filling of vacancies by appointment of the Governor, and for which Senate confirmation is provided, limiting the time for making such appointments, providing that the Lieutenant Governor shall make any such appointments when the Governor fails to act within the time allowed, *** and declaring an emergency.

1st Reading	658
2nd Reading	668
CR	708
Considered, advanced, 3rd Reading, referred	736
Engrossed—To House	743

SB 332—By McClendon and Trent of the Senate and Allard et al of the House—An Act making an appropriation to the State Honor Farm; *** and declaring an emergency.

1st Reading	658
2nd Reading	668
CR	752
Considered, advanced, 3rd Reading, referred	767
Engrossed—To House	779
HA rejected, Conference requested—To GCCA	885; 946
Conference granted—To GCCA	900
CCR adopted, passed—To House	1285
Referred for enrollment	1312
Enrolled, 4th Reading	1328
To Governor	1335
Governor's approval	1354

SB 333—By McClendon and Trent of the Senate and Allard et al of the House—An Act making an appropriation to the State Board of Affairs for the purpose of construction and furnishing of buildings and necessary equipment to promote and improve the prison farm program of the State Honor Farm; *** and declaring an emergency.

1st Reading	658
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2nd Reading	669
CR	752
Considered, advanced, 3rd Reading, referred	768
Engrossed—To House	779
HA rejected, Conference requested— To GCCA	885; 946
Conference granted—To GCCA	900
CCR adopted, passed—To House	1286
Referred for enrollment	1312
Enrolled, 4th Reading	1328
To Governor	1335
Governor's approval	1354

SB 334—By Cobb of the Senate and Williams (Murray) of the House—An Act relating to minnows; amending *** authorizing certain persons, firms and corporations to transport and export minnows obtained from private hatcheries; *** and declaring an emergency.

1st Reading	668
2nd Reading	676

SB 335—By Cobb—An Act relating to alcoholic beverages; amending *** by increasing the fee for a nonresident seller's license from two hundred fifty dollars (\$250.00) to five thousand dollars (\$5,000.00) per year; and declaring an emergency.

1st Reading	668
2nd Reading	676
CR; stricken	915; 1261

SB 336—By Wilson (Beckham)—An Act relating to insurance, amending *** to prescribe that coercion includes the requiring as security, or additional security for the lending of money, *** and declaring an emergency.

1st Reading	668
2nd Reading	676

SB 337—By Graves—An Act relating to compensation for precinct registrars; amending *** and declaring an emergency.

1st Reading	674
2nd Reading	676
CR	901
Considered, advanced, 3rd Reading, referred	932

Engrossed—To House	938
HAs read; concurred in, passed, re- ferred	1133; 1146
Enrolled, 4th Reading	1166
To Governor	1180
Governor's approval	1262

SB 338—By Rogers and Bailey—An Act relating to motor vehicles; *** providing for permits for oversize vehicles; and declaring an emergency.

1st Reading	674
2nd Reading	676
CR	901

Considered; advanced, 3rd Reading,
referred

1014; 1084

ML; M to extend time tabled .. 1085; 1171

Engrossed—To House

Referred for enrollment

Enrolled, 4th Reading

To Governor

Governor's approval

SB 339—By Shoemaker of the Senate and Ruby of the House—An Act making appropriation of six thousand (\$6,000.00) dollars out of the State Highway Construction and Maintenance Fund for the purpose of constructing sidewalk at Oklahoma School for Blind, and declaring an emergency.

1st Reading	674
2nd Reading	676
CR	725

Considered, advanced, 3rd Reading,
referred

Engrossed—To House

HA rejected, Conference requested—

To GCCA

Conference granted—To GCCA

886; 946

900

SB 340—By Shoemaker of the Senate and Ruby, et al of the House—An Act relating to costs in misdemeanor cases in the City Court of Muskogee County, Oklahoma, *** and declaring an emergency.

1st Reading

2nd Reading

CR; Wd, re-referred; CR .. 763; 786; 792

Considered, advanced, 3rd Reading,
referred

809

Engrossed—To House	819
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1055

SB 341—By Berrong—An Act relating to State Fiscal Affairs; creating in the State Treasury a Continuing Special Cash Fund to be known as "The State Emergency Fund"; ***

1st Reading	675
2nd Reading	696
CR	804
Considered, advanced, 3rd Reading, referred	845
Engrossed—To House	850

SB 342—By Stipe—An Act making an appropriation to the State Board of Affairs for the purpose of rebuilding the power and lighting system at the State Penitentiary; *** and declaring an emergency.

1st Reading	693
2nd Reading	696
CR	818
Considered, advanced, 3rd Reading, referred	826
Engrossed—To House	837
HA rejected, Conference requested— To GCCA	1013
Conference granted—To GCCA	1038

SB 343—By Stipe—An Act making an appropriation to the State Board of Affairs for the purpose of converting the gymnasium of a mental hospital ward at the State Penitentiary; *** and declaring an emergency.

1st Reading	693
2nd Reading	696
CR	818
Considered, advanced, 3rd Reading, referred	826
Engrossed—To House	837
HAs rejected, Conference requested— To GCCA	1013
Conference granted—To GCCA	1038

SB 344—By Shoemaker—An Act relating to Workmen's Compensation; authorizing

Industrial Court to review an award; *** and declaring an emergency.

1st Reading	707
2nd Reading	710
CR	833
Considered; advanced, 3rd Reading, referred	862; 1376
Engrossed—To House	1383

SB 345—By Bohannon—An Act relating to quarrying, mining or other operations requiring the use of explosives near schools, churches or other established places of worship; *** and declaring an emergency.

1st Reading	710
2nd Reading	719
CR	733
Considered, advanced, 3rd Reading, referred	825
Engrossed—To House	831
Referred for enrollment	996
Enrolled, 4th Reading	999
To Governor	999
Governor's approval	1008

SB 346—By Harris—An Act relating to wrongful appropriation of personal property; *** and declaring an emergency.

1st Reading	724
2nd Reading	734
Wd, re-referred	741

SB 347—By Stevenson—An Act relating to public lands; requiring annual rental of lands under the jurisdiction of the Commissioners of the Land Office to be not less than five per cent (5%) of the market value thereof including improvements thereon; *** and declaring an emergency.

1st Reading	724
2nd Reading	734
CR	838
Considered; advanced, 3rd Reading	865; 1167; 1236
ML; time extended; failed ...	1261; 1314; 1335; 1351; 1380; 1390

SB 348—By Fine—An Act relating to storm and fallout shelters; authorizing the Board of Education of each school district to construct, equip and maintain said shelters, *** and declaring an emergency.

1st Reading	724
2nd Reading	734
CR	747
Considered, advanced, 3rd Reading, referred	772
Engrossed—To House	779
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1055

SB 349—By Trent of the Senate and Thomas et al of the House—An Act relating to public welfare; authorizing payment for necessary travel expense and per diem to members of the Oklahoma Public Welfare Commission; and declaring an emergency.

1st Reading	724
2nd Reading	734
CR	752
Considered, advanced, 3rd Reading, referred	770
Engrossed—To House	779
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1311

SB 350—By Cobb—An Act relating to predatory animal control; amending *** fixing the conditions and procedures under which it shall be legal to use cyanide gas guns, *** and declaring an emergency.

1st Reading	742
2nd Reading	747

SB 351—By Bailey—An Act validating share-purchase options or warrants, and shares issued pursuant thereto, if authorized or ratified by a majority of shareholders; and declaring an emergency.

1st Reading	742
2nd Reading	747
CR	804
Considered, advanced, 3rd Reading, referred	822
Engrossed—To House	837
Referred for enrollment	1055
Enrolled, 4th Reading	1069
To Governor	1072
Governor's approval	1090

SB 352—By Bailey—An Act relating to corporations; *** authorizing corporations to grant certain conversion rights and options; and declaring an emergency.

1st Reading	742
2nd Reading	747
CR	804
Considered, advanced, 3rd Reading, referred	823
Engrossed—To House	837
Referred for enrollment	1055
Enrolled, 4th Reading	1069
To Governor	1072
Governor's approval	1090

SB 353—By Bailey—An Act relating to corporations; amending *** authorizing consent and waiver of notice of shareholders' meeting *** and declaring an emergency.

1st Reading	742
2nd Reading	747
CR	804
Considered, advanced, 3rd Reading, referred	822
Engrossed—To House	837
Referred for enrollment	1055
Enrolled, 4th Reading	1069
To Governor	1072
Governor's approval	1090

SB 354 — By Morford, Grantham, Romang, Boecher, McColgin, Easterly of the Senate and Burkett, et al of the House—An Act fixing additional salary of each District Court Reporter in District Court judicial districts, of this State, having (1) a population in excess of one hundred thirty thousand (130,000), *** and declaring an emergency.

1st Reading	742
2nd Reading	747
CR; stricken	992; 1290

SB 355—By Belvin—An Act relating to assessment of real and personal property; requiring County Assessor or authorized personnel to view real and personal property during certain time periods; *** and declaring an emergency.

1st Reading	747
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2nd Reading	754
CR	804
Considered, advanced, 3rd Reading,	854
ML; time extended 863; 914; 934; 952;	
964; 978; 992; 1003; 1018	

SB 356—By Stipe—An Act amending *** which provides a statute of limitations for claims for compensation; amended to provide a statute of limitations for radiation disease; and declaring an emergency.

1st Reading	747
2nd Reading	754
CR; stricken	919; 1410

SB 357—By Stipe—An Act relating to liquefied petroleum gases; amending *** that applicants for a permit from the State Liquefied Petroleum Gas Administrator shall be required to show public convenience and necessity before such permit is issued; *** and declaring an emergency.

1st Reading	747
2nd Reading	754
CR; Wd, re-referred; CR .. 919; 992; 1003	
Considered; advanced, 3rd Reading, referred	1156; 1269; 1271
Engrossed—To House	1289

SB 358—By Cobb—An Act making appropriations to the Oklahoma Wildlife Conservation Commission for the control and destruction of predatory animals, rodents, and other injurious wildlife; making appropriations fiscal; and declaring an emergency.

1st Reading	747
2nd Reading	754

SB 359—By Garrison—An Act pertaining to voting machines; amending *** by deleting the language therein which restricts the permissive use of voting machines to counties of over 250,000 population; and declaring an emergency.

1st Reading	751
2nd Reading	754
CR	891
Considered, advanced, 3rd Reading, referred	931
Engrossed—To House	938

Referred for enrollment	1077
Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1120

SB 360—By Kerr—An Act relating to registration; amending *** by providing a time for registering persons who are not qualified electors when the registration books close ten days before an election but who will become qualified electors before election day; and declaring an emergency.

1st Reading	751
2nd Reading	754
CR	775
Considered, advanced, 3rd Reading, referred	808
Engrossed—To House	819
Referred for enrollment	1077
Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1148

SB 361—By Bailey of the Senate and Sparks, et al of the House—An Act relating to public finance; amending Enrolled House Bill 705 of the 28th Oklahoma Legislature pertaining to issuance of thirty-five million five hundred thousand dollars (\$35,500,000) of General Obligation Bonds of the State of Oklahoma: *** and declaring an emergency.

1st Reading	752
2nd Reading	754
CR; stricken	1245; 1410

SB 362—By Boecher and Pazoureck of the Senate and Priebe et al of the House—An Act repealing House Bill No. 674, Twenty-seventh Legislature, *** which relates to conservation of natural resources and the creation of Watershed Improvement Districts; and declaring an emergency.

1st Reading	752
2nd Reading	754
CR	906
Considered, advanced, 3rd Reading, referred	930
Engrossed—To House	938
Referred for enrollment	1077

Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1149

SB 363—By Cartwright, Baldwin, Harris and Rogers of the Senate and Levergood of the House—An Act relating to State-owned institutions of higher learning; authorizing the Oklahoma State Regents for Higher Education to prescribe and coordinate fees within certain limitations; *** and declaring an emergency.

1st Reading	753
2nd Reading	766
CR	1245
Considered, advanced, 3rd Reading, referred	1388
Engrossed—To House	1399
ML	1417

SB 364 — By Trent of the Senate and Nichols (Seminole) of the House—An Act relating to Social Security, amending *** providing for payment of checks on vouchers to recipients of assistance, after death of payee; and declaring an emergency.

1st Reading	754
2nd Reading	766
CR	804
Considered, advanced, 3rd Reading, referred	891
Engrossed—To House	906
Referred for enrollment	1064
Enrolled, 4th Reading	1072
To Governor	1077
Governor's approval	1148

SB 365—By Shoemaker—An Act relating to stocks and other corporate securities; *** and declaring an emergency.

1st Reading	775
2nd Reading	781
CR; stricken	1245; 1410

SB 366—By Pazoureck—An Act relating to sale of legal publications; making the business of selling such publications a public utility; *** and declaring an emergency.

1st Reading	781
2nd Reading	799
CR	915

Considered, advanced, 3rd Reading ..	1057
ML; time extended ..	1070; 1157; 1172; 1221

SB 367—By Garrison and Ham—An Act to amend *** providing for Director of Public Welfare to designate, authorize and direct employees of the Department of Public Welfare to appear in court where adoption proceedings are held *** and declaring an emergency.

1st Reading	781
2nd Reading	799
CR	919
Considered, advanced, 3rd Reading, referred	941
Engrossed—To House	955
Referred for enrollment	1077
Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1120

SB 368—By Stipe — An Act repealing House Bill No. 709 of the Twenty-fifth Oklahoma Legislature, *** and declaring an emergency.

1st Reading	781
2nd Reading	799
CR	861
Considered, advanced, 3rd Reading ..	898
ML; adopted	899; 907
Vote reconsidered by which advanced	912
Considered, advanced, 3rd Reading, referred	912
Engrossed—To House	917
HAs read; concurred in, failed ..	1182; 1187
ML; time extended; adopted ..	1188; 1261; 1273; 1297; 1314; 1327
Bill passed, referred	1327
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SB 369 — By Allen and Stipe — An Act relating to Workmen's Compensation; amending *** to authorize claimants to select physicians of their own choice at the cost of the respondent *** and declaring an emergency.

1st Reading	792
2nd Reading	799
CR	861

Considered, advanced, 3rd Reading, referred	927
Engrossed—To House	938

SB 370—By Stipe and Fine—An Act relating to political sub-divisions, instrumentalities of the State and their political sub-division or sub-divisions under the provisions of the Old Age and Survivors and Disability Insurance under the Federal Social Security Act and of Senate Bill Number 72, of the 1955 Session Laws, *** and declaring an emergency.

1st Reading	793
2nd Reading	799
CR	861
Considered, advanced, 3rd Reading, referred	883
Engrossed—To House	889
Referred for enrollment	1019
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1090

SB 371—By Cobb and Bailey of the Senate and Skeith of the House — An Act amending Senate Bill 306, 1953 Session Laws, *** changing application of Section to include encroachments not exceeding twenty-four inches (24") and religious institutions; *** and declaring an emergency.

1st Reading	793
2nd Reading	799
CR	833
Considered; advanced, 3rd Reading, referred	841; 846
Engrossed—To House	850
Referred for enrollment	1008
Enrolled, 4th Reading	1022
To Governor	1026
Governor's approval	1055

SB 372—By Allen—An Act relating to County Attorneys; permitting County Attorneys who are authorized only one (1) assistant to assume the duties of such assistant upon the recommendation of such County Attorney *** and declaring an emergency.

1st Reading	793
2nd Reading	799

SB 373—By Grantham of the Senate and Howe, et al of the House—An Act relating to non-intoxicating beverages; defining terms; prohibiting sale or dispensation of said beverages for consumption on premises located within specified distance from a public school; *** and declaring an emergency.

1st Reading	799
2nd Reading	808

SB 374—By Bohannon and Hamilton—An Act relating to public utilities; amending *** imposing certain duties upon the Oklahoma Tax Commission; *** and declaring an emergency.

1st Reading	799
2nd Reading	808

SB 375—By Bailey of the Senate and Nichols (Seminole) of the House—An Act relating to registration; amending *** providing procedure for changing party affiliation and declaring an emergency.

1st Reading	804
2nd Reading	808
CR	833
Considered, advanced, 3rd Reading, referred	842
Engrossed—To House	850
Referred for enrollment	1077
Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1148

SB 376—By Kerr of the Senate and Odom (McIntosh) of the House—An Act relating to elections; allowing County Election Board to hire additional counters at county expense and declaring an emergency.

1st Reading	804
2nd Reading	808
CR	833

Considered, advanced, 3rd Reading,
referred

Engrossed—To House	841
HAS read; concurred in, passed, re- ferred	850
Enrolled, 4th Reading	1393; 1409
To Governor	1446
	1449

SB 377—By Land—An Act relating to

school district elections; amending *** to require that school district electors must be registered with the County Election Board of their residence *** and declaring an emergency.

1st Reading 804
2nd Reading 808
CR; stricken 891; 1211

SB 378—By Tipps—An Act relating to permits for oversize vehicles, amending *** to require showing of Class B intrastate permit from Corporation Commission prior to issuance of temporary permit by Commissioner of Public Safety; and declaring an emergency.

1st Reading 804
2nd Reading 808

SB 379—By Trent, Fine, Stipe, McClen-
don, McSpadden, Stephenson, Belvin and
Bohannon—An Act relating to cigarette
tax and tobacco products tax; amending
*** by eliminating snuff from the tax here-
in imposed; providing an effective date
for this Act; and declaring an emergency.

1st Reading 808
2nd Reading 821
CR; stricken 915; 978

SB 380—By Cartwright of the Senate
and Levergood of the House—An Act re-
lating to the Department of the Commis-
sioners of the Land Office; amending ***
creating a revolving fund and authorizing
such commissioners to pay expenses of the
Land Office from such revolving fund;
and declaring an emergency.

1st Reading 818
2nd Reading 821
CR 955

Considered, advanced, 3rd Reading,
referred 986

Engrossed—To House 995

HAS read; concurred in, passed, re-
ferred 1134; 1146

Enrolled, 4th Reading 1166

To Governor 1180

Governor's approval 1262

SB 381—By Breeden—An Act relating to
taxation; amending *** providing that the

sales tax shall apply to all types of pro-
fessional and non-professional service or
services; and declaring an emergency.

1st Reading 833

2nd Reading 839

SB 382—By Fine and Hamilton—An Act
relating to county officers; amending ***
providing that under certain conditions the
Board of County Commissioners shall not,
during a specified six-month period, ap-
prove claims for the operation of county
offices in excess of one-half the amount
allocated for the fiscal year *** and de-
claring an emergency.

1st Reading 833

2nd Reading 839

CR 952

Considered, advanced, 3rd Reading,
referred 1152

Engrossed—To House 1166

Referred for enrollment 1289

Enrolled, 4th Reading 1306

To Governor 1314

Governor's approval 1422

SB 383—By Shoemake—An Act relating
to intoxicating beverages; making unlaw-
ful purchasing, receiving or possession
thereof by minors; prescribing punishment
therefor, and declaring an emergency.

1st Reading 833

2nd Reading 839

SB 384—By Garrison of the Senate and
Tinker of the House—An Act relating to
the practice or profession of land survey-
ing; ***.

1st Reading 838

2nd Reading 853

SB 385—By Bailey—An Act relating to
public libraries; authorizing the purchase
of insurance from the funds of public li-
braries for the purpose of insuring against
loss, *** and declaring an emergency.

1st Reading 838

2nd Reading 853

CR 1021

Considered, advanced, 3rd Reading,
referred 1342

Engrossed—To House 1353

Referred for enrollment	1421
Enrolled, 4th Reading	1448
To Governor	1449

SB 386—By Pitcher and McSpadden—An Act relating to limitation of actions; exempting from the operation of the Statute of Limitations all lands exempt from taxation which have been sold for taxes; *** and declaring an emergency.

1st Reading	852
2nd Reading	862
CR	901
Considered, advanced, 3rd Reading, referred	1170
Engrossed—To House	1185
Referred for enrollment	1330
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SB 387—By Easterly—An Act relating to county free fairs; specifying lands upon which buildings for such fairs may be constructed; *** and declaring an emergency.

1st Reading	853
2nd Reading—To Calendar	862
Considered, advanced, 3rd Reading, referred	875
Engrossed—To House	889
Referred for enrollment	1077
Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1148

SB 388—By Ritzhaupt—An Act relating to agriculture; defining terms; providing for registering and regulation of the preservative treatment of timber and timber products; *** and declaring an emergency.

1st Reading	853
2nd Reading	862

SB 389—By Bohannon—An Act relating to crimes; making it a misdemeanor for gas or electric public service corporations to sell articles not of their own production *** and declaring an emergency.

1st Reading	853
2nd Reading	862
CR; stricken	1067; 1410

SB 390—By Stipe—An Act relating to insurance; amending *** authorizing licensing of nonresident life and accident and health insurance agents under *** and declaring an emergency.

1st Reading	861
2nd Reading	873
CR	1158
Considered, advanced, 3rd Reading, referred	1258
Engrossed—To House	1265

SB 391—By Berrong—An Act relating to service of summons or notice of suit in actions against non-residents; *** and declaring an emergency.

1st Reading	861
2nd Reading	873
CR	1098
Considered; advanced, 3rd Reading, referred	1167; 1170
Engrossed—To House	1185
HAs concurred in, passed, referred ..	1357
Enrolled, 4th Reading	1383
To Governor	1388

SB 392—By Garrison of the Senate and Doornbos of the House—An Act relating to certain limited access facilities; amending *** and declaring an emergency.

1st Reading	861
2nd Reading	873
CR	938
Considered, advanced, 3rd Reading, referred	974
Engrossed—To House	983
Referred for enrollment	1117
Enrolled, 4th Reading	1123
To Governor	1135
Governor's approval	1257

SB 393—By Fine, McClendon, Hamilton and Cobb—An Act relating to nonresident contractors and subcontractors to insure the collection of taxes from nonresidents engaged in the business of contracting in this State; *** and declaring an emergency.

1st Reading	888
2nd Reading	891
CR	1158

Considered, advanced, 3rd Reading, referred	1268
Engrossed—To House	1280
HAs read; concurred in, passed, re- ferred	1381; 1408
Enrolled, 4th Reading	1446
To Governor	1449

SB 394—By Payne of the Senate and Cole of the House—An Act relating to Workmen's Compensation Insurance; amending *** to include driver's license examiners and maintenance personnel in the communications and transportation division *** and declaring an emergency.

1st Reading	891
2nd Reading	907
CR; stricken	1245; 1410

SB 395—By Ritzhaupt and Rogers—An Act relating to mental health; amending *** establishing the position of administrator and supervisor; fixing qualifications; providing for method of selection; and declaring an emergency.

1st Reading	891
2nd Reading	907
CR	965
Considered, advanced, 3rd Reading, referred	1059
Engrossed—To House	1072

SB 396—By Kerr—An Act amending *** by adding a fifth sub-section prohibiting lewd, vicious, indecent and offensive words spoken to any female person by means of a telephone; and declaring an emergency.

1st Reading	891
2nd Reading—To Calendar	907
Considered, advanced, 3rd Reading, referred	921
Engrossed—To House	938

SB 397—By Harris—An Act relating to partnerships; amending *** and declaring an emergency.

1st Reading	900
2nd Reading	907

SB 398—By Rogers and Shoemake of the Senate and Skaggs of the House—An Act

relating to police pensions and retirement; amending *** and declaring an emergency.	
1st Reading	900
2nd Reading	907
CR	952
Considered, advanced, 3rd Reading, referred	1093
Engrossed—To House	1099
HA read; concurred in, passed, re- ferred	1297; 1326
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SB 399—By Wilson (Beckham), Rogers and Garrison of the Senate and Baggett, et al of the House—An Act relating to professional corporations; authorizing the incorporation of professional corporations to practice specified professions; *** and declaring an emergency.

1st Reading	900
2nd Reading	907
CR	1098
Considered, advanced, 3rd Reading, referred	1250
Engrossed—To House	1265
Referred for enrollment	1330
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

(Error in bill number p 1422)

SB 400—By Allen—An Act relating to the creation and establishment of a military reserve liaison office in the State of Oklahoma ***.

1st Reading	907
2nd Reading	920
CR	1019
Considered, advanced, 3rd Reading, referred	1071
Engrossed—To House	1082

SB 401—By Rogers—An Act relating to fees for Justice of Peace and constables; amending *** to increase the amount payable per quarter to three hundred dollars (\$300.00); and declaring an emergency.

1st Reading	934
2nd Reading	940

SB 402—By Harris—An Act relating to the Oklahoma Industrial Finance Authority; amending *** and declaring an emergency.

1st Reading	940
2nd Reading	958
CR	1005
Considered, advanced, 3rd Reading, referred	1066
Engrossed—To House	1072
Referred for enrollment	1287
Enrolled, 4th Reading	1306
To Governor	1314
Governor's approval	1422

SB 403—By Cobb—An Act waiving, to the extent, in the manner and under the conditions therein set forth, the State's sovereign immunity from liability for damages arising out of contracts with the State caused by negligence, torts, or acts thereafter committed by the State's officers and/or employees while engaged in the performance of their duties; *** and declaring an emergency.

1st Reading	952
2nd Reading	958
CR	1224
Considered, advanced, 3rd Reading ..	1409

SB 404—By Grantham of the Senate and Howe, Craig (Kay), Green and Skaggs of the House—An Act relating to the teachers' retirement system of Oklahoma; amending *** dealing with benefits payable to members of the teachers' retirement system of Oklahoma; *** and declaring an emergency.

1st Reading	952
2nd Reading	958

SB 405—By Payne—An Act amending *** relating to assistant pharmacists; and declaring an emergency.

1st Reading	952
2nd Reading	958
CR	1020
Considered, advanced, 3rd Reading, referred	1062
MsL on Bill and emergency; time extended	1063; 1118

ML on Bill tabled; ML on emergency adopted	1150
Emergency failed	1150
Engrossed—To House	1166
HAs read; concurred in, bill passed, emergency failed	1244; 1250
ML on emergency; time extended; adopted	1250; 1297; 1314; 1335; 1351
.....	1380; 1399; 1405
Emergency passed, referred	1406
Enrolled, 4th Reading	1421
To Governor	1447
Governor's approval	1511

SB 406—By Roads and Highways Committee—An Act relating to sizes, weights and loads; creating the sizes and weights division of the Oklahoma Tax Commission; *** and declaring an emergency.

1st Reading	964
2nd Reading	973

SB 407—By Roads and Highways Committee—An Act relating to motor vehicle licensing and registration; amending *** eliminating the provision for temporary registration by requiring nonresidents *** to pay license and registration fees upon the same terms and conditions as required of residents; *** and declaring an emergency.

1st Reading	964
2nd Reading	973

SB 408—By Graves and Bailey of the Senate and Stevens, et al of the House—An Act amending *** relating to the purchase of annuity contracts by State Departments, agencies, or institutions, *** and declaring an emergency.

1st Reading	978
2nd Reading	984
CR, re-referred: Wd	1030; 1031
Considered, advanced, 3rd Reading, referred	1124
ML	1124
Engrossed—To House	1199
Referred for enrollment	1346
Enrolled, 4th Reading	1353
To Governor	1373
Governor's approval	1422

SB 409—By Fine—An Act relating to delinquent ad valorem taxes; amending *** by providing that County Treasurer give written notice by mail to record owner before issuing certificate of tax sale; and declaring an emergency.

1st Reading 979
2nd Reading 984

SB 410—By Fine—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; *** and declaring an emergency.

1st Reading 979
2nd Reading 984
CR 1070
Considered, advanced, 3rd Reading, referred 1213
Engrossed—To House 1237
Referred for enrollment 1501
Enrolled, 4th Reading 1543
To Governor 1546

SB 411—By Payne—An Act relating to boats and vessels; defining words and terms; providing for numbering, regulating, and collecting fees; *** and declaring an emergency.

1st Reading 997
2nd Reading 1006
CR 1031
Considered; advanced, 3rd Reading, referred 1205; 1243
Engrossed—To House 1265

SB 412—By Breeden—An Act relating to city and town roads and streets; authorizing the Governing Body *** to grant the United States of America or any irrigation district, conservancy district, or water users' association, the right to close, inundate, destroy, alter *** and declaring an emergency.

1st Reading 997
2nd Reading 1006
CR 1082

Considered, advanced, 3rd Reading, referred 1151
Engrossed—To House 1166
Referred for enrollment 1289
Enrolled, 4th Reading 1306
To Governor 1314
Governor's approval 1422

SB 413—By Field of the Senate and Ogden of the House—An Act relating to the conservation of oil and gas; amending *** relating to the authority of the Oklahoma Corporation Commission to change well spacing and drilling units *** and declaring an emergency.

1st Reading 997
2nd Reading 1006

SB 414—By Stipe of the Senate and Skeith, Van Hooser and McChristian of the House—An Act relating to peace officers; prohibiting a convicted felon from holding position of a peace officer; *** and declaring an emergency.

1st Reading 1006
2nd Reading 1021
CR; stricken 1264; 1410

SB 415—By Field, Berrong, Baldwin, Grantham, Wilson (Greer), Breeden, Dacus, McColgin, Garvin, Cartwright, Colston, Wilson (Beckham), Hamilton, Boecher, McSpadden, McClendon, Ritzhaupt, Kerr and Harris—An Act relating to construction of roads and highways; advertising and letting of contracts therefor by governmental and municipal departments and agencies and their leasees; providing contracts made in violation thereof shall be void; and declaring an emergency.

1st Reading 1006
2nd Reading 1022
Wd—To Calendar 1260
Considered, advanced, 3rd Reading, referred 1306
Engrossed—To House 1328
Referred for enrollment 1421
Enrolled, 4th Reading 1448
To Governor 1449

SB 416—By Tipps of the Senate and Williams (Carter) et al of the House—An

Act relating to County Attorneys; authorizing the County Excise Board to appropriate funds *** for expenses of County Attorney while attending meetings of County Attorneys or institutes; *** and declaring an emergency.

1st Reading 1019
2nd Reading 1022

SB 417—By Trent—An Act relating to revenue and taxation; amending *** authorizing the purchase of certain machinery or equipment by the County Commissioners out of the one cent (1c) motor fuel excise tax *** and declaring an emergency.

1st Reading 1030
2nd Reading 1031

SB 418—By McSpadden of the Senate and Briscoe of the House—An Act relating to the sale of live bait; requiring the licensing of persons, firms and corporations engaged in the wholesale selling of live bait with certain exceptions, defining terms; *** and declaring an emergency.

1st Reading 1051
2nd Reading 1057

SB 419—By Fine, Hamilton and McClen-don of the Senate and Vandiver et al of the House—An Act relating to Income Taxes, amending *** excluding certain non-resident employers from the provisions of this Act; and declaring an emergency.

1st Reading 1086
2nd Reading—To Calendar 1101
Considered, advanced, 3rd Reading, referred 1147
Engrossed—To House 1166
Referred for enrollment 1217
Enrolled, 4th Reading 1237
To Governor 1244
Governor's approval 1311

SB 420—By Harris of the Senate and Redman et al of the House—An Act relating to Nonintoxicating Beverages; amending *** regulating the issuance of permits for the sale of said Nonintoxicating Beverages *** and declaring an emergency.

1st Reading 1086
2nd Reading 1101

SB 421—By Stipe—An Act amending *** providing for Contingent Fee Contracts for Attorneys and limiting the amount thereof; *** and declaring an emergency.

1st Reading 1086
2nd Reading 1101
CR 1264
Considered, advanced, 3rd Reading .. 1331
ML; failed 1351; 1376

SB 422—By Collins, Baldwin and Fine—An Act relating to the Public Schools of Oklahoma; amending *** relating to the number of Teachers in Junior and Senior High School Districts *** and declaring an emergency.

1st Reading 1089
2nd Reading 1101
CR; stricken 1264; 1410

SB 423—By Allen—An Act relating to state personnel board; amending *** designating members of board as certain state officers; *** and declaring an emergency.

1st Reading 1090
2nd Reading 1101
CR; stricken 1198; 1410

SB 424—By Ham—An Act making appropriation to the offices of the district courts; *** and declaring an emergency.

1st Reading 1097
2nd Reading 1101
CR 1245
Considered, advanced, 3rd Reading, referred 1307
Engrossed—To House 1328
HA read; rejected, Conference requested—To GCCA 1460; 1537
Conference granted—To GCCA 1539

SB 425—By Wilson (Greer) and Dacus of the Senate, and Larason of the House—An Act relating to the retirement of state employees; defining terms; *** and declaring an emergency.

1st Reading 1097
2nd Reading 1101

SB 426—By Collins, Bailey, Payne, Wil-

son (Greer) and Land of the Senate and McCune, et al of the House—An Act relating to certain bonds of the State of Oklahoma; amending *** providing technical changes in language to designate more specifically certain issues of State of Oklahoma Building bonds; *** and declaring an emergency.

1st Reading	1131
2nd Reading	1135
CR	1245
Considered, advanced, 3rd Reading, referred	1346
Engrossed—To House	1353
Referred for enrollment	1421
Enrolled, 4th Reading	1448
To Governor	1449

SB 427—By Shoemake and Ham—An Act making appropriation to the offices of the Superior Courts; *** and declaring an emergency.

1st Reading	1131
2nd Reading	1135
CR	1245
Considered, advanced, 3rd Reading, referred	1308
Engrossed—To House	1328
HA read; rejected, Conference requested—To GCCA	1461; 1475
Conference granted—To GCCA	1501
CCR adopted, passed—To House	1572
Referred for enrollment	1579
Enrolled, 4th Reading	1587
To Governor	1587

SB 428—By Graves of the Senate and Levergood of the House—An Act making appropriation to Girls' Town; *** and declaring an emergency.

1st Reading	1131
2nd Reading	1135
CR	1264
Considered, advanced, 3rd Reading, referred	1278
Engrossed—To House	1306
HAs rejected, Conference requested—To GCCA	1409
Conference granted—To GCCA	1424

SB 429—By Shoemake—An Act author-

izing the State Board of Public Affairs to lease certain real property owned by the State of Oklahoma to the City of Muskogee, Oklahoma, for park purposes; *** and declaring an emergency.

1st Reading	1157
2nd Reading	1159
CR	1225
Considered, advanced, 3rd Reading, referred	1272
Engrossed—To House	1280
Referred for enrollment	1330
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SB 430—By Shoemake and Payne—An Act relating to alcoholic beverages; amending *** providing for payment of fees by all manufacturers and non-resident sellers on all items of alcoholic beverages sold in Oklahoma; *** and declaring an emergency.

1st Reading	1157
2nd Reading	1159

SB 431—By Fine, Baldwin and Boecher—An Act relating to the Grand River Dam Authority; amending *** relating to the powers, rights and privileges of said Authority; relating to the issuance of bonds and authorizing issuance of bonds for constructing, *** and declaring an emergency.

1st Reading	1180
2nd Reading	1186

SB 432—By Harris, Payne, Collins, Cobb, Kerr, Rogers and Land of the Senate and Richeson, et al and Blankenship of the House — An Act relating to turnpikes; amending *** relating to apportionments of motor fuel taxes to Turnpike Trust Fund; *** and declaring an emergency.

1st Reading	1180
2nd Reading	1186
M to Wd tabled	1258
CR	1264
Considered, advanced, 3rd Reading ..	1293
MsL on bill and emergency	1296
M Re Emergency adopted	1330
Emergency passed, referred	1330

M Re bill Wd	1330
Engrossed—To House	1332
Referred for enrollment	1384
Enrolled, 4th Reading	1387
To Governor	1394
Governor's approval	1422

SB 433—By Baldwin and Lollar—An Act relating to the public schools; amending *** relating to items chargeable as minimum program income for State aid purposes; reducing the deduction allowed for delinquent taxes from ten per cent (10%) to five per cent (5%); amending procedure for computation of levies as regards a reserve for delinquent taxes by changing percentage figures to conform with said change from ten per cent (10%) to five per cent (5%); making the provisions of this Act severable; and declaring an emergency.

1st Reading	1180
2nd Reading	1186
CR, re-referred; CR	1245; 1264
Stricken	1410

SB 434—By Rogers—An Act relating to the Oklahoma General Hospital; authorizing State Board of Public Affairs to lease such hospital *** and declaring an emergency.

1st Reading	1198
2nd Reading	1200

SB 435—By Harris—An Act relating to municipalities and counties; granting authority regarding industrial development; *** and declaring an emergency.

1st Reading	1222
2nd Reading	1227
CR	1247
Considered, advanced, 3rd Reading, referred	1348
ML; Wd	1349; 1351
Engrossed—To House	1358
Referred for enrollment	1449
Enrolled, 4th Reading	1477
To Governor	1502

SB 436 — By Collins, Wilson (Greer), Bailey, Payne, Land and Graves of the Senate and McCune et al of the House—

An Act relating to certain bonds owned and held by the State of Oklahoma; amending *** by changing year of issue designation from 1949 to 1950 as regards "State of Oklahoma Building Bonds"; and declaring an emergency.

1st Reading	1227
2nd Reading—To Calendar	1247
Considered, advanced, 3rd Reading, referred	1347
Engrossed—To House	1353
Referred for enrollment	1421
Enrolled, 4th Reading	1448
To Governor	1449

SB 437—By Fine—An Act relating to oil pipelines; requiring notice, hearing and approval by the Corporation Commission *** and declaring an emergency.

1st Reading	1245
2nd Reading	1247

SB 438—By Shoemaker—An Act pertaining to County Election Boards; amending *** and declaring an emergency.

1st Reading	1245
2nd Reading	1247
CR	1264
Considered, advanced, 3rd Reading, referred	1289
Engrossed—To House	1306
Referred for enrollment	1360
Enrolled, 4th Reading	1383
To Governor	1388

SB 439—By Wilson (Beckham), Baldwin and Breeden—An Act relating to the conduct of legislative business; requiring that certain types of bills and resolutions introduced in either house of the Legislature shall contain or have attached thereto a note indicating the fiscal effect thereof on State finances; *** and declaring an emergency.

1st Reading	1261
2nd Reading—To Calendar	1265
Considered, advanced, 3rd Reading, referred	1326
Engrossed—To House	1331
Referred for enrollment	1359
Enrolled, 4th Reading	1383
To Governor	1388

SB 440—By Grantham—An Act relating to income taxes; amending *** providing that an employer shall not be required to deduct and withhold from wages paid to any employee for services performed outside the United States of America; and declaring an emergency.

1st Reading 1262

2nd Reading—To Calendar 1265

Considered, advanced, 3rd Reading .. 1377

SB 441—By Wilson (Beckham)—An Act

relating to common schools; providing that each teacher holding a valid certificate in this State as provided by law and having a master's degree, a master teacher's degree or a library science degree issued on five (5) years of college training, shall receive a minimum salary of three hundred dollars (\$300.00) per school term, *** and declaring an emergency.

1st Reading 1380

2nd Reading 1383

PART II

SENATE JOINT RESOLUTIONS

(Titles in full shown on page numbers
opposite "1st Readings".)

SJR 1—By Cartwright—A Joint Resolution proposing amendment to Article VI, Oklahoma Constitution, relating to certain offices in the Executive Branch of Government; *** and ordering a Special Election.

1st Reading (Pre-filed)	27
2nd Reading	35
CR, re-referred; Wd, re-referred 118; 723	
CR	851
Considered, advanced; 3rd Reading	1017; 1058
ML; time extended; failed 1061; 1115;	
1157; 1172; 1203	

SJR 2—By Cartwright—A Joint Resolution proposing an amendment to Section 7, Article VII, Oklahoma Constitution, relating to the Clerk of the Supreme Court; providing for appointment of said Clerk by the Supreme Court and the Court of Criminal Appeals; ***.

1st Reading (Pre-filed)	27
2nd Reading	35
CR, re-referred; CR	118; 856
Considered, advanced, 3rd Reading . 1061	
ML on election feature; time extended; failed .. 1061; 1115; 1157; 1172; 1202	
Engrossed—To House	1237

SJR 3—By Wilson (Beckham)—A Joint Resolution authorizing C. H. "Bill" Blackmon and Linna Blackmon, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma *** and declaring an emergency.

1st Reading (Pre-filed)	28
2nd Reading	35

SJR 4—By Wilson (Beckham)—A Joint Resolution authorizing Thurman Howard and Virgie Lue Howard, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma *** and declaring an emergency.

1st Reading (Pre-filed)	28
2nd Reading	35

SJR 5—By Ham—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed Amendment to Section 9 of Article V of the Constitution of the State of Oklahoma providing for membership of the House of Representatives; ***.

1st Reading	28
2nd Reading	35
CR	317
Considered, advanced, 3rd Reading, referred	400
Engrossed—To House	426
HAs rejected, Conference requested—To Committee on Re-apportionment	1039; 1167
Conference granted—To Committee on Re-apportionment	1063

SJR 6—By Land and Garrison—A Joint Resolution proposing an amendment to subsection (j), Section 10, Article V, Oklahoma Constitution, relating to apportionment of membership in the Oklahoma Leg-

islature; creating the Legislative re-apportionment Commission; ***

1st Reading	34
2nd Reading	56
CR	851
Considered, advanced, 3rd Reading	999

SJR 7—By Ritzhaupt—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection at a special election, a call for a constitutional convention ***

1st Reading	34
2nd Reading	56
CR	175
Considered; advanced, 3rd Reading, referred	275; 311
Engrossed—To House	324

SJR 8—By Grantham—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment *** providing retention in office of Justice of the Supreme Court and Judge of the Court of Criminal Appeals by approval of the people expressed at an election without opposing candidates; ***

1st Reading	56
2nd Reading	65

SJR 9—By Cartwright, Field, Tipps, of the Senate, and Ford of the House — A Joint Resolution authorizing and creating a fifteen-member Special Committee to research, study, report, and make recommendations on public school education in Oklahoma; *** and declaring an emergency.

1st Reading	65
2nd Reading	69

SJR 10—By Ritzhaupt, Baldwin, Grant-ham and Stevenson of the Senate, and Bullard and Levergood of the House—A Joint Resolution creating a joint legislative committee to study revenue and expenditure programs of the State of Oklahoma and to prepare recommendations thereon; *** and declaring an emergency.

1st Reading	68
2nd Reading	72

CR	270
Considered, advanced, 3rd Reading, referred	659
Engrossed—To House	670
HAs concurred in, passed, referred	1212
Enrolled, 4th Reading	1237
To Governor	1244
Governor's approval	1311

SJR 11—By Land — 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 the State of Oklahoma; amending Section 26, Article X of the Constitution of the State of Oklahoma which provides for a limitation on the indebtedness of political subdivisions, ***

1st Reading	68
2nd Reading	72
CR	264
Considered, stricken	514

SJR 12—By Shoemaker—A Joint Resolution proposing an amendment to Article X, Oklahoma Constitution, same to be added as Section 35; relating to municipal and county levy for the purpose of securing and developing industry ***

1st Reading	99
2nd Reading	106
CR	396
Considered, advanced, 3rd Reading, referred	452
Engrossed—To House	458
HAs read; concurred in, passed, referred	1181; 1280
Enrolled, 4th Reading	1314
To Governor	1314
Governor's approval	1422

SJR 13—By Bailey—A Joint Resolution relating to law enforcement training and education programs in Oklahoma; designating the Southwest Center, for law enforcement education at the University of Oklahoma as the official education and training center for Oklahoma law enforcement officers.

1st Reading	134
2nd Reading	141
CR	193

Considered, advanced, 3rd Reading, referred	228
Engrossed—To House	238
Referred for enrollment	283
Enrolled, 4th Reading	292
To Governor	294
Governor's approval	323

SJR 14—By Wilson (Greer), Garvin and Rogers—A Joint Resolution relative to the ratification of a proposed amendment to the Constitution of the United States, proposed by the Congress of the United States, relating to the granting of representation in the Electoral College to the District of Columbia; ***

1st Reading	144
2nd Reading	147
CR	175
Considered, advanced, 3rd Reading, referred	194
Engrossed—To House	204
Referred for enrollment	390
Enrolled, 4th Reading	399
To Governor	400
Governor's approval	439

SJR 15—By Land—A Joint Resolution directing the Secretary of State to refer to the people *** amending Section 20 of Article II, which establishes the rights of an accused in criminal prosecutions, by providing that where uncertainty exists as to the county in which a crime was committed the accused may be tried in any county in which the evidence indicates the crime might have been committed; ***

1st Reading	175
2nd Reading	182
CR, re-referred; CR	245; 455
Considered, advanced, 3rd Reading, referred	614
Engrossed—To House	624
Referred for enrollment	1207
Enrolled, 4th Reading	1237
To Governor	1244
Governor's approval	1311

SJR 16—By Wilson (Beckham)—A Joint Resolution authorizing C. H. "Bill" Blackmon and Linna Blackmon, his wife, of

Beckham County, Oklahoma, to bring suit against the State of Oklahoma *** and declaring an emergency.

1st Reading	187
2nd Reading	194
CR	206

Considered, advanced, 3rd Reading, referred	237
Engrossed—To House	248
Referred for enrollment	861
Enrolled, 4th Reading	874
To Governor	882
Governor's approval	939

SJR 17—By Wilson (Beckham)—A Joint Resolution authorizing Thurman Howard and Virgie Lue Howard, his wife, of Beckham County, Oklahoma, to bring suit against the State of Oklahoma *** and declaring an emergency.

1st Reading	187
2nd Reading	194
CR	206

Considered, advanced, 3rd Reading, referred	238
Engrossed—To House	248
Referred for enrollment	861
Enrolled, 4th Reading	874
To Governor	882
Governor's approval	939

SJR 18—By Breeden—A Joint Resolution relating to higher education; authorizing, empowering, and directing Oklahoma State Regents for Higher Education to formulate and institute trimester plan *** and declaring an emergency.

1st Reading	249
2nd Reading	252
CR	1245

SJR 19—By Garvin and Grantham—A Joint Resolution directing the Secretary of State to refer to the people *** which authorizes the Legislature to enact a retirement system for judges of courts of record of the State of Oklahoma; ***

1st Reading	307
2nd Reading	311
Wd, re-referred	562

SJR 20—By Senate and House Social

Welfare Committees—A Joint Resolution authorizing the Oklahoma Public Welfare Commission to transfer funds in all of the categories of assistance, child welfare services and emergency fund to equalize the budgets in said categories, take care of emergencies arising in such categories and to provide more complete service for the children of Oklahoma in its child welfare services; fixing the effective date of Resolution and declaring an emergency.

1st Reading	325
2nd Reading—To Calendar	330
Considered, advanced, 3rd Reading, referred	341
Engrossed—To House	353
Referred for enrollment	366
Enrolled, 4th Reading	388
To Governor	390
Governor's approval	400

SJR 21—By Stevenson, Berrong, Morford, Garvin and Belvin—A Joint Resolution proposing an amendment *** providing that no person shall be denied employment because he joins or refuses to join a labor union; ***.

1st Reading	438
2nd Reading	445
CR, re-referred	605
Wd—To Calendar	651
Wd, re-referred for Public Hearing	654
Ms to wd adopted; tabled; failed	654; 875; 913

SJR 22—By Trent—A Joint Resolution proposing an amendment *** authorizing enactment of laws whereby the State may become indebted in an amount not to exceed one hundred and twenty-five million dollars (\$125,000,000.00) for the purpose of construction of State and county highways; ***.

1st Reading	505
2nd Reading	508

SJR 23—By Graves, Rogers, Ham, Lollar, Morford and Wilson (Greer) of the Senate and Cox et al of the House—A Joint Resolution relating to free space for concession stands in the new Capitol Office Buildings ***.

1st Reading	539
2nd Reading	542
CR	568
Considered, advanced, 3rd Reading, referred	578
Engrossed—To House	582
Referred for enrollment	648
Enrolled, 4th Reading	657
To Governor	665
Governor's approval	696

SJR 24—By Pitcher of the Senate and Bynum of the House—A Joint Resolution relating to acquisition of the Oklahoma Ordnance Works property in Mayes County, Oklahoma by the Oklahoma Ordnance Works Authority Trust, ***.

1st Reading	541
2nd Reading	554
CR	568
Considered, advanced, 3rd Reading, referred	577
Engrossed—To House	582
HA read; concurred in, passed, referred	665; 669
Enrolled, 4th Reading	675
To Governor	685
Governor's approval	718

SJR 25—By Morford—A Joint Resolution authorizing E. C. Davis and Coy A. Davis, his wife, of Alfalfa County, Oklahoma, to bring suit against the State of Oklahoma, *** and declaring an emergency.

1st Reading	601
2nd Reading	606
CR	708
Considered, advanced, 3rd Reading, referred	824
Engrossed—To House	837
Referred for enrollment	1077
Enrolled, 4th Reading	1082
To Governor	1088
Governor's approval	1148

SJR 26—By Bailey—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection, *** providing that succeeding Sessions of the Legislature shall not exceed one hundred twenty calendar days.

1st Reading	627
2nd Reading	630
CR	747
Considered, stricken	998

SJR 27—By Wilson (Greer) — A Joint Resolution pertaining to a Pardon and Parole Board; directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment *** providing for a five (5) man board appointed by the Governor with staggered terms; **** ordering a Special Election.

1st Reading	645
2nd Reading	649
CR	851

SJR 28—By McClendon—A Joint Resolution designating the new bridge across the Red River between Harris, Oklahoma, and DeKalb, Texas, as the "D. I. McCullough Bridge"; and declaring an emergency.

1st Reading	655
2nd Reading—To Calendar	659
Considered, advanced, 3rd Reading, referred	670
Engrossed—To House	675
Referred for enrollment	857
Enrolled, 4th Reading	859
To Governor	865
Governor's approval	919

SJR 29—By Cartwright of the Senate and Howze of the House—A Joint Resolution relating to certain lands under the jurisdiction and control of the Oklahoma Wildlife Conservation Commission; *** and declaring an emergency.

1st Reading	708
2nd Reading	710
CR	733
Considered, advanced, 3rd Reading, referred	754
Engrossed—To House	765
Referred for enrollment	802
Enrolled, 4th Reading	807
To Governor	816
Governor's approval	857

SJR 30—By Cartwright of the Senate and

Allard, et al of the House—A Joint Resolution proposing an amendment to Article X, Oklahoma Constitution, *** prohibiting appropriations in excess of the estimate by the State Board of Equalization of revenue to accrue to the Emergency Appropriation Fund; ***.

1st Reading	708
2nd Reading	710
CR	747
Considered; Wd, re-referred; CR 799; 828;	856

SJR 31—By Bohannon of the Senate and Odom (McIntosh) of the House—A Joint Resolution waiving immunity of the State of Oklahoma and authorizing A. J. Rigeny to bring suit against the Oklahoma State Highway Commission; and declaring an emergency.

1st Reading	853
2nd Reading	862
Wd—To Calendar, stricken	1156

SJR 32—By Allen of the Senate and Clark of the House—A Joint Resolution relating to groups, companies, assemblies, or associations advocating or encouraging the overthrow of the United States or State governments by force or violence; *** and declaring an emergency.

1st Reading	945
2nd Reading—To Calendar	958
Considered, advanced, 3rd Reading, referred	997
Engrossed—To House	1005
Referred for enrollment	1150
Enrolled, 4th Reading	1166
To Governor	1180
Governor's approval	1262

SJR 33—By Harris—A Joint Resolution expressing the sense of the Legislature that the State of Oklahoma, its agencies and sub-divisions should participate in the program of advances for public works planning under public law No. 560, 83rd Congress, *** and declaring an emergency.

1st Reading	952
2nd Reading	959
CR	1005

Considered, advanced, 3rd Reading,	
referred	1233
Engrossed—To House	1251
Referred for enrollment	1330
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SJR 34 — By Boecher, Colston, Tipps, Baldwin and Shoemaker—A Joint Resolution relating to a study of turnpikes to be constructed in this State; *** feasibility of establishing future turnpikes, ***.

1st Reading	978
2nd Reading—To Calendar	984
Considered, advanced, 3rd Reading,	
referred	1006
Engrossed—To House	1022

SJR 35 — By Belvin of the Senate and Sullivan of the House—A Joint Resolution designating the State highway bridge across the Blue River on State Highway No. 22 as "The Cowboy Pink Williams Bridge."

1st Reading	978
2nd Reading	984
CR	995
Considered, advanced, 3rd Reading,	
referred	1120
Engrossed—To House	1135
Referred for enrollment	1187
Enrolled, 4th Reading	1199
To Governor	1208
Governor's approval	1277

SJR 36—By Trent of the Senate and Inman of the House—A Joint Resolution waiving the immunity of the State from liability for damages resulting from failure of payment for overtime and vacation pay for Theo Bonner, a supervisor over prison work gangs; *** and declaring an emergency.

1st Reading	978
2nd Reading	984
CR	1019
Considered, advanced, 3rd Reading ..	1064

SJR 37—By Wilson (Beckham), Payne, Land, Allen, Kerr and McColgin of the Senate and Bullard of the House—A Joint

Resolution relating to legislative procedures during regular sessions; *** and setting a maximum time and a legislative day certain for sine die adjournment.

1st Reading	1006
2nd Reading—To Calendar	1022
Considered, advanced, 3rd Reading,	
referred	1085
Engrossed—To House	1099
Referred for enrollment	1179
Enrolled, 4th Reading	1185
To Governor	1187
Governor's approval	1277

SJR 38 — By Fine, Field, McSpadden, Baldwin, Boecher and Colston — A Joint Resolution relating to State employment; fixing the amount of salary or wages for certain positions; *** and declaring an emergency.

1st Reading	1030
2nd Reading	1031
CR	1098
Considered; advanced, 3rd Reading,	
referred	1217; 1218
ML	1229
Engrossed—To House	1302

SJR 39—By Bohannon of the Senate and Odom (McIntosh) of the House—A Joint Resolution waiving immunity of the State of Oklahoma and authorizing A. J. Rigeny to bring suit against the Oklahoma State Highway Commission; and declaring an emergency.

1st Reading	1157
2nd Reading	1159
CR	1224
Considered, advanced, 3rd Reading,	
referred	1241
Engrossed—To House	1251
Referred for enrollment	1330
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SJR 40—By Payne of the Senate and Cole of the House—A Joint Resolution relating to certain lands under the jurisdiction and control of the governing board

of the city of Okmulgee; *** and declaring an emergency.

1st Reading	1159
2nd Reading—To Calendar	1187
Considered, advanced, 3rd Reading, referred	1221
Engrossed—To House	1237
Referred for enrollment	1330
Enrolled, 4th Reading	1340
To Governor	1351
Governor's approval	1422

SJR 41—By Collins and Tipps—A Joint Resolution directing the Secretary of State to refer to the people, *** authorizing the enactment of legislation whereby the State of Oklahoma may become indebted, through a bond issue not to exceed Five Million Dollars (\$5,000,000.00), for the purpose of constructing public civil defense fallout shelters; *** and declaring an emergency.

1st Reading	1486
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PART III

SENATE CONCURRENT RESOLUTIONS

(Titles in full shown on page numbers
opposite "Introduced")

SCR 1—By Cartwright of the Senate and Howze of the House—A Resolution Commending and Congratulating the 1960 Edition of the Seminole Highschool Chieftains and Their Excellent Coaching Staff upon Winning the Class A Highschool Football Championship.

Introduced, adopted, referred	61
Engrossed—To House	67
Referred for enrollment	76
Enrolled—To House	80
To Secretary of State	84

SCR 2—By Ritzhaupt and Grantham of the Senate; and Cox of the House—A Resolution memorializing the Congress of the United States *** to approve a State plan which provides for an exemption of Fifty Dollars (\$50.00) per month of earned income in the Old Age Assistance and Aid to Dependent Children categories.

Introduced, adopted, referred	93
Engrossed—To House	103
Referred for enrollment	114
Enrolled—To House	118
To Secretary of State	119

SCR 3—By Baldwin and Field—A concurrent resolution requesting the executive committee of the State Legislative Council to assign to the appropriate council interim committee the task of examining, studying, researching, reporting and recommending legislation for soil conservation and water resource legislation to be

considered by the twenty-ninth Oklahoma Legislature.

Introduced, adopted, referred	147
Engrossed—To House	156
Referred for enrollment	696
Enrolled—To House	709
To Secretary of State	712

SCR 4—By Colston of the Senate and Northcutt of the House—A resolution commending the 1960 edition of the Madill Wildcats and their excellent coaching staff

Introduced, adopted, referred	161
Engrossed—To House	170
Referred for enrollment	177
Enrolled—To House	186
To Secretary of State	196

SCR 5—By Colston of the Senate and Batson of the House—A Senate Concurrent Resolution recognizing and acclaiming Jerry Wallace Thurman for being chosen the "1961 King of Smiles"; ***

Introduced, adopted, referred	211
Engrossed—To House	228
Referred for enrollment	237
Enrolled—To House	248
To Secretary of State	254

SCR 6—By Kerr of the Senate and Willis of the House—A Senate Concurrent Resolution commending and congratulating Miss Judy Rooker on being chosen "1961 Queen of Smiles"; ***

Introduced, adopted, referred	212
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Engrossed—To House	228
Referred for enrollment	237
Enrolled—To House	248
To Secretary of State	254

SCR 7—By Shoemake and McSpadden of the Senate, and Haworth, et al of the House—A Resolution paying tribute to the late William Martin "Clu" Gulager, distinguished former member of the State Senate and dedicated public servant; ***
 Introduced; adopted, referred .. 212; 226
 Engrossed—To House

238
 Referred for enrollment

247
 Enrolled—To House

275
 To Secretary of State

276
SCR 8—By McSpadden of the Senate and Briscoe of the House—A Resolution paying tribute to Mrs. Maggie Culver Fry for the manifold contributions to the cultural heritage of this State.
 Introduced, adopted, referred

219
 Engrossed—To House

228
 Referred for enrollment

248
 Enrolled—To House

291
 To Secretary of State

291
 To Secretary of State

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 To Secretary of State

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 To Secretary of State

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 To Secretary of State

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 To Secretary of State

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 To Secretary of State

291
 To Secretary of State

and many friends of John W. Furrow, Sr.,
"The King of State Florists"; ***

Introduced, adopted, referred	296
Engrossed—To House	300
Referred for enrollment	311
Enrolled—To House	324
To Secretary of State	331

SCR 16—By Cobb—A Resolution memorializing the Congress of the United States
*** to authorize the use of Federal Aid Highway Funds for the maintenance of the Federal Highway System ***

Introduced, adopted, referred	320
Engrossed—To House	330
Referred for enrollment	352
Enrolled—To House	364
To Secretary of State	366

SCR 17—By Committee on Public Health—A Resolution directing the Executive Committee of the Legislative Council to appoint a special committee from the Senate and House of Representatives to codify during the 1961-1963 interim the Public Health Laws of Oklahoma.

Introduced, adopted, referred	337
Engrossed—To House	353
Referred for enrollment	367
Enrolled—To House	388
To Secretary of State	390

SCR 18—By Ritzhaupt, Graves, Kerr, Trent and Wilson (Greer) of the Senate and Cox, et al of the House—A Resolution commending Seth Wilson for the many excellent services rendered the Special Committee on Rehabilitation Services during Project Study of the 1959-1961 Interim.

Introduced, adopted, referred	338
Engrossed—To House	353
Referred for enrollment	354
Enrolled—To House	364
To Secretary of State	366

SCR 19—By Cowden—A Resolution expressing legislative intent that the money apportioned by **HB 932**, Laws 1959, Page 285-292, 69 O. S. Supp. 1959 653-83, be considered revenues of the Turnpikes ***

Introduced, referred	390
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SCR 20—By Bailey of the Senate and Smith of the House—A Concurrent Resolution congratulating and commending the Purcell High School "Dragons" and their Coaches, Boney Matthews and Bruce James on winning the State Class B Basketball Championship; ***

Introduced; adopted, referred	392; 395
Engrossed—To House	426
Referred for enrollment	439
Enrolled—To House	448
To Secretary of State	451

SCR 21—By Rogers, Romang, Shoemake, Cobb, Harris, Tipps, McClendon, Land, and Payne of the Senate, and Skaggs, et al of the House—A Concurrent Resolution relating to the program of the Governor's Committee on Employment of the Handicapped; ***

Introduced, adopted, referred	413
Engrossed—To House	426
Referred for enrollment	439
Enrolled—To House	448
To Secretary of State	451

SCR 22—By Rogers, Romang, Shoemake, Cobb, Harris, Tipps, McClendon, Land and Payne of the Senate and Skaggs, et al of the House—A Concurrent Resolution relating to the 1961 Oklahoma State Essay contest sponsored by the Governor's Committee on Employment of the Handicapped; ***

Introduced, adopted, referred	415
Engrossed—To House	426
Referred for enrollment	439
Enrolled—To House	448
To Secretary of State	451

SCR 23—By Romang of the Senate and Watkins of the House—A Concurrent Resolution memorializing the Eighty-seventh Congress of the United States and the President of the United States to provide an income tax exemption for home improvements on the residence owned and occupied by the tax payer; ***

Introduced, adopted, referred	427
Engrossed—To House	439
Referred for enrollment	448

Enrolled—To House.....	458
To Secretary of State.....	462

SCR 24—By Harris—A Resolution reaffirming and approving the provisions of House Bill 932, chapter 18C, page 285, Oklahoma Session Laws, 1959, and the continuation of apportionment of motor fuel taxes thereunder.

Introduced, referred	433
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SCR 25—By Garrison of the Senate and Sare and Doornbos of the House—A Resolution congratulating College High School of Bartlesville, Oklahoma, ***

Introduced, adopted, referred	443
Engrossed—To House	458
Referred for enrollment	461
Enrolled—To House	468
To Secretary of State	468

SCR 26—By Kerr of the Senate and Willis of the House—A Senate Concurrent Resolution commending and congratulating Altus Junior Boys Bowling Team for winning first place award in the state championship, ***

Introduced, adopted, referred	444
Engrossed—To House	458
Referred for enrollment	461
Enrolled—To House	468
To Secretary of State	468

SCR 27—By Social Welfare Committee—A Concurrent Resolution relating to hospital care for persons eligible for and entitled to hospitalization under the Medical care program of the Oklahoma Public Welfare Commission; ***

Introduced, referred	464
CR	490
Considered, adopted, referred	516
Engrossed—To House	522
HA rejected, Conference requested ..	625
Conference granted, HCs named	637
SCs appointed	637
CCR adopted, passed—To House	704
Referred for enrollment	732
Enrolled—To House	743
To Secretary of State	747

SCR 28 — By Cowden, Collins, Tipps,

Shoemaker and Cobb—A Resolution expressing Legislative intent that the money apportioned by **HB 932**, Laws 1959, page 285-292, 69 OS Supp. 1959, 653-83, be considered revenues of the turnpikes and as such subject to pledge in the same manner as tolls until all bonds issued under the provisions of 69 OS Supp. 1959, Section 655, are paid or provision for their payment is made.

Introduced, adopted, referred	469
ML; failed	476; 509
Engrossed—To House	511

SCR 29—By Ritzhaupt, Grantham, Stipe, Wilson (Greer), McClendon, Rogers, Land, Collins, Fine, Shoemaker, Cowden, Garvin, Breeden and Payne of the Senate and Fogarty, Skeith and Nichols of the House—A Resolution extending congratulations and offering assistance and cooperation of the Oklahoma Legislature to William H. Hale, President of Lanston University.

Introduced, adopted, referred	548
Engrossed—To House	553
Referred for enrollment	564
Enrolled—To House	571
To Secretary of State	580

SCR 30—By Berrong, Colston, Field, Garvin, Cartwright, Harris, Easterly, Ritzhaupt, Bailey, McColgin, Grantham, Breeden, Bohannon, Kerr, Garrison, Belvin, Romang, Morford, Land, Lollar, Pitcher, Hamilton, Stevenson, Boecher and Shoemaker of the Senate and Williams (Carter) of the House—A Concurrent Resolution memorializing the Congress of the United States to propose an amendment to the Constitution of the United States relative to balancing the expenditures and the income of the government of the United States.

Introduced, adopted, referred	573
Engrossed—To House	582
Referred for enrollment	1204
Enrolled—To House	1237
To Secretary of State	1244

SCR 31—By Rogers, Harris, Bailey, Garrison, Stipe and Land of the Senate and

Baggett, et al of the House—A Concurrent Resolution commending the Junior Chamber of Commerce International and extending an invitation of the People of the State of Oklahoma for convening of the annual session of the World Congress of the J.C.I. in "OKC-63."

Introduced, adopted, referred	611
Engrossed—To House	611
Referred for enrollment	629
Enrolled—To House	639
To Secretary of State	643

SCR 32—By Ritzhaupt and Fine—A Resolution relating to interim consultation and review by the State Legislative Council of Progress under the \$35.5 million bond issue construction program for the state system of higher education and the school and hospital for mentally retarded children in northeastern Oklahoma; ***

Introduced, adopted, referred	745
Engrossed—To House	753
Referred for enrollment	781
Enrolled—To House	799
To Secretary of State	803

SCR 33—By Graves—A Concurrent Resolution directing a study of the State Personnel Administration by a special committee of the Legislative Council during the interim of the Twenty-eighth Session of the Oklahoma Legislature.

Introduced; adopted, referred	781; 795
Engrossed—To House	807
Referred for enrollment	821
Enrolled—To House	837
To Secretary of State	844

SCR 34—By Breeden of the Senate and Allard of the House—A Resolution of commendation for Jim Monroe, Chief of the Associated Press Capitol Bureau ***

Introduced, adopted, referred	782
Engrossed—To House	799
Referred for enrollment	803
Enrolled—To House	807
To Secretary of State	813

SCR 35—By McSpadden of the Senate and Shipley and Briscoe of the House—A

Resolution memorializing the Corps of Engineers, United States Army, Tulsa District, to restore roads and highways in Nowata County, Oklahoma, damaged by recent flooding, ***

Introduced, adopted, referred	790
Engrossed—To House	799
Referred for enrollment	815
Enrolled—To House	819
To Secretary of State	828

SCR 36—By Garrison and McSpadden of the Senate and Sare, et al of the House—A Concurrent Resolution commending S. M. Moore upon his election as President of the American Quarter Horse Association.

Introduced, adopted, referred	792
Engrossed—To House	799
Referred for enrollment	821
Enrolled—To House	837
To Secretary of State	844

SCR 37—By Field—A Resolution relating to interim study by the State Legislative Council on the subject of State lands held for school purposes; ***

Introduced, adopted, referred	849
Engrossed—To House	859
Referred for enrollment	873
Enrolled—To House	889
To Secretary of State	897

SCR 38—By Ritzhaupt of the Senate and Fogarty of the House—A Concurrent Resolution extending the deepest heartfelt condolence and encouragement of the members of the Twenty-eighth Session of the Oklahoma Legislature to the beloved relatives and many friends of T. H. Harman, president and owner of the Co-Operative Publishing Co., Guthrie, Oklahoma; ***

Introduced, adopted, referred	866
Engrossed—To House	874
Referred for enrollment	888
Enrolled—To House	899
To Secretary of State	901

SCR 39—By Graves, of the Senate and Stevens, Levergood and Henry of the House — A Resolution commending Dr. John Wesley Raley on the completion of

twenty-seven eminently successful and rewarding years as President of Oklahoma Baptist University; ***.

Introduced, adopted, referred	903
Engrossed—To House	917
Referred for enrollment	929
Enrolled—To House	938
To Secretary of State	958

SCR 40 — By Field, Dacus, Berrong, Ham, Collins, Hamilton, McClendon, Cowden, Allen, Garvin, Easterly, Ritzhaupt, Trent, Wilson (Greer), Bailey, Baldwin, Belvin, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Fine, Garrison, Grantham, Graves, Harris, Kerr, Land, Lollar, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tippias and Wilson (Beckham) of the Senate and Sparks and Poynor of the House—A Resolution of Admiration, Appreciation and Commendation on behalf of Dr. M. A. Nash, chancellor of the Oklahoma State Regents for Higher Education and pioneer educator, upon the occasion of his retirement ***.

Introduced, adopted, referred	936
Engrossed—To House	955
Referred for enrollment	972
Enrolled—To House	983
To Secretary of State	992

SCR 41—By Collins.—A Concurrent Resolution for the recess of the regular session of the Twenty-Eighth Legislature of the State of Oklahoma from June 29 until July 5, 1961.

Introduced, adopted, referred	1002
Engrossed—To House	1005
Referred for enrollment	1008
Enrolled—To House	1022
To Secretary of State	1031

SCR 42—By Bailey of the Senate and Poynor and Wolf of the House—A Senate Resolution commending Major General Hal Lowndes Muldrow, Jr., Norman Oklahoma, for interest and participation in military endeavors in Oklahoma, the United States, and the world.

Introduced, adopted, referred	1099
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Engrossed—To House	1135
Referred for enrollment	1150
Enrolled—To House	1166
To Secretary of State	1180

SCR 43—By Morford — A Resolution memorializing the Oklahoma Congressional Delegation to support legislation providing for a direct vote of the people for the office of President of the United States of America.

Introduced; adopted, referred ..	1222; 1236
Engrossed—To House	1251

SCR 44—By Rogers—A Resolution commending Television Station KOCO-TV for the production of the Documentary Program "COWS, COWBOYS AND COW COUNTRY".

Introduced; adopted, referred ..	1262; 1266
Engrossed—To House	1269
Referred for enrollment	1289
Enrolled, 4th Reading	1306
To Secretary of State	1314

SCR 45—By Collins and Shoemake — A Concurrent Resolution fixing the hour and day of Sine Die Adjournment of the Regular Session of the Twenty-Eighth Legislature of the State of Oklahoma.

Introduced, adopted, referred	1272
Engrossed—To House	1280
Referred for enrollment	1457
House requested to recall Resolution for further consideration; House refusal	1474; 1478
Enrolled—To House	1587
To Secretary of State	1587

SCR 46—By Easterly of the Senate and Burkett of the House—A Concurrent Resolution expressing the desire and intent of the Legislature to authorize the construction and maintenance of roads and highways within state institutions by the State Highway Department.

Introduced, adopted, referred	1317
Engrossed—To House	1328
Referred for enrollment	1341
Enrolled—To House	1353
To Secretary of State	1373

SCR 47—By Rogers and Pazoureck of the Senate, and Andrews, Baggett, Blankenship, Keyes, McCarty, Skaggs and Taggart of the House—A Concurrent Resolution congratulating and commending Headquarters Detachment, 310th Replacement Group, XIX U. S. Army Corps of Oklahoma City, Oklahoma, for their selection as The Most Outstanding Army Reserve Unit in the Nation.

Introduced, adopted, referred 1318
Engrossed—To House 1328
Referred for enrollment 1341
Enrolled—To House 1358
To Secretary of State 1373

SCR 48 — By Kerr of the Senate and Dyer, et al, of the House—A Resolution relating to an interim study by the appropriate committee of the State Legislative Council for determining the feasibility and practicability of the establishment of a "Work-Relief Program" ***.

Introduced, stricken 1344

SCR 49—By Wilson (Beckham) of the Senate and Bullard of the House—A Concurrent Resolution relating to the drafting, pre-filing and introduction of Appropriation Bills in the Oklahoma Legislature, etc.

Introduced; adopted, referred .. 1381; 1399
Engrossed—To House 1446
Referred for enrollment 1457
Enrolled—To House 1477
To Secretary of State 1502

SCR 50—By Ritzhaupt—A Concurrent Resolution relating to 1961-1963 Interim Legislative Study; authorizing the President Pro Tempore of the Senate and the Speaker of the House of Representatives to appoint Interim Committees on Governmental Operations; ***.

Introduced, adopted, referred 1391
Engrossed—To House 1407
Referred for enrollment 1420
Enrolled—To House 1448
To Secretary of State 1449

SCR 51—By Cartwright, Baldwin, Shoemaker, Field, Harris, Garrison, Rogers of the Senate and Allard, et al of the House

—A Concurrent Resolution authorizing and directing the Executive Committee, State Legislative Council, to create a Special Committee of Fiscal Affairs and Appropriations for the 1961-1963 Legislative Interim; ***.

Introduced, adopted, referred 1414
Engrossed—To House 1446
Referred for enrollment 1522
Enrolled—To House 1542
To Secretary of State 1546

SCR 52—By Rogers—A Concurrent Resolution relating to the State Capitol Building and the construction of a dome thereon; authorizing the State Board of Public Affairs to accept gifts, grants and donations for said purpose; directing said Board to erect a suitable plaque with the names of all donors to be inscribed thereon; and declaring an emergency.

Introduced, considered; adopted, referred 1447; 1536
Engrossed—To House 1542
Referred for enrollment 1547
Enrolled—To House 1556
To Secretary of State 1565

SCR 53—By Bohannon and Shoemaker of the Senate, and Bilyeu of the House—A Resolution congratulating Miss Dana Darlene Reno for her selection as "Miss Oklahoma for 1961".

Introduced, adopted, referred 1459
Engrossed—To House 1480
Referred for enrollment 1522
Enrolled—To House 1542
To Secretary of State 1546

SCR 54—By Harris of the Senate and Taliaferro et al of the House—A Concurrent Resolution commending citizens and leaders of Lawton on the occasion of the Sixtieth Anniversary of the founding of the City of Lawton; ***.

Introduced, adopted, referred 1486
Engrossed—To House 1509
Referred for enrollment 1522
Enrolled—To House 1542
To Secretary of State 1546

SCR 55—By Rogers of the Senate and

Baggett of the House—A Resolution relating to water pollution research centers, requesting the Oklahoma Congressional Delegation to support the establishment of such a research center by the Federal Government within the State of Oklahoma. Introduced, adopted, referred 1501
 Engrossed—To House 1543
 Referred for enrollment 1547
 Enrolled—To House 1565
 To Secretary of State 1570

SCR 56—By Ritzhaupt and Rogers of the

Senate and Fogarty, et al of the House—A Concurrent Resolution commending the Oklahoma Furniture Manufacturing Company American Legion Junior Baseball Team for winning the District 5 Tournament; also commending their worthy opponents, the Jeffries Truckers; and the coaches of both teams. Introduced, adopted, referred 1517
 Engrossed—To House 1543
 Referred for enrollment 1547
 Enrolled—To House 1565
 To Secretary of State 1570

PART IV

SENATE RESOLUTIONS

(Titles in full shown on page numbers
opposite "Introduced")

SR 1—By Shoemaker, Boecher—Re-Committee be authorized to conduct an investigation and inquiry into the past, present and future operations of the Oklahoma Turnpike Authority, and upon the conclusions of the investigation and inquiry report back to this body its findings resulting therefrom.

Introduced, adopted, referred 31
Committee appointed under 32
Enrolled—To Secretary of State 56
Report under 428

SR 2—By Tipps—A Senate Resolution creating positions of additional extra help in accordance with the authority conferred upon the Senate by virtue of 74 O. S. 1951, ***.

Introduced, adopted, referred 35
Enrolled—To Secretary of State 56

SR 3—By Ritzhaupt—A Resolution commending H. E. Bailey for his many services rendered the State of Oklahoma and expressing confidence in his integrity and ability.

Introduced, adopted, referred 61; 71
Enrolled—To Secretary of State 80

SR 4—By Cobb, Belvin, Colston, Stipe, McClendon, Fine, Payne, Ritzhaupt, Trent, Allen, Boecher, Bohannon, Ham, Hamilton, Pazoureck and Pitcher—A Resolution requesting the State Highway Department to select a Director who will provide leadership, guidance and direction to a stepped up highway construction program.

Introduced, adopted, referred 69
Enrolled—To Secretary of State 72

SR 5—By Tipps—A Resolution providing for payment of necessary expenses of committees, delegations and individuals traveling to and from points outside the State of Oklahoma, on trips authorized by the Senate.

Introduced, adopted, referred 74
Enrolled—To Secretary of State 84

SR 6—By Breeden, Morford and Garrison—A Resolution authorizing the President Pro Tempore of the Senate, Twenty-eighth Legislature, to appoint a committee of seven (7) members of the Senate to attend and participate in the Inaugural Ceremonies of the Honorable John F. Kennedy, as President, and the Honorable Lyndon B. Johnson, as Vice-President, of the United States of America, ***.

Introduced, adopted, referred 74
Enrolled—To Secretary of State 80
Committee appointed under 89

SR 7—By Fine, Boecher, Hamilton, McClendon, Bailey, Field and McSpadden—A Senate Resolution relating to the Grand River Dam Authority; requesting said Authority to submit to the United States Atomic Energy, in accordance with the invitation extended, an expression of interest on the Authority's part for participation in a power reactor demonstration project of said atomic energy commission; etc.

Introduced, adopted, referred	86
Enrolled—To Secretary of State	94
Committee appointed under	102; 740

SR 8—By Grantham—A Resolution extending the congratulations and tendering the highest esteem of the Oklahoma State Senate to its beloved Colleague, Senator Louis H. Ritzhaupt, on his Seventieth Birthday and the beginning of his Seventh term in the Oklahoma State Senate.

Introduced, adopted, referred	91
Enrolled—To Secretary of State	103

SR 9—By Rogers—A Resolution authorizing the President Pro Tempore to appoint a committee to examine the functions and operation of the various agencies of Oklahoma for the purpose of reducing the cost of State Government.

Introduced, adopted, referred	100
Enrolled—To Secretary of State	114
Committee appointed under	115
CR Re HB 664 submitted	763
CR Re Higher Education	876
CR Re Public and Mental Health and Public Welfare	907
CRs of, to be given GCCA	945
CR Re Common Schools	947
CR Re Final Report	1574
Functions of Special Committee under outlined	930

SR 10—By Grantham—A Senate Resolution recommending to the Committee on Committees and Rules of the Oklahoma State Senate for the 29th Session of the Oklahoma State Legislature that certain changes be made in the committee organization of the Oklahoma State Senate

Introduced, referred	115
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SR 11—By Tipps—A Senate Resolution changing the pay period of the Chaplain and the Pages of the Senate of the Twenty-eighth Session of the State Legislature.

Introduced, adopted, referred	133
Enrolled—To Secretary of State	140

SR 12—By Fine, Stipe, Baldwin and Cobb—A Resolution Memorializing the House of Representatives of the United

States Congress to support the proposal of Speaker Sam Rayburn for enlargement of the Committee on Rules in order that the Legislative program of President John F. Kennedy be not unduly impeded.

Introduced, adopted, referred	139
Enrolled—To Secretary of State	144

SR 13—By Romang and Hamilton—A Resolution memorializing the Commissioners of the Land Office of the State of Oklahoma to discontinue accepting applications for 3% loans *** until the Twenty-eighth Oklahoma Legislature either enacts or declines to enact an amendment to existing laws relating to the rate of interest to be charged for such loans.

Introduced; adopted, referred ..	146; 165
Enrolled—To Secretary of State	170

SR 14—By Hamilton—A Senate Resolution relating to the Economic Message transmitted to the Congress by President John F. Kennedy on February 2, 1961; etc.

Introduced, adopted, referred	190
Enrolled—To Secretary of State	196

SR 15—By Rogers—A Resolution of the Senate of the Twenty-eighth Legislature of the State of Oklahoma commending and congratulating Ballerina Yvonne Chouteau, in recognition of her cultural and artistic achievements ***.

Introduced, adopted, referred	199
Enrolled—To Secretary of State	204

SR 16—By Cartwright—A Resolution relating to proposed General Orders, Rules and Regulations of the Oklahoma Corporation Commission; ***.

Introduced, adopted, referred	203
Enrolled—To Secretary of State	212

SR 17—By Land—A Resolution congratulating the Aircade for Citizenship Action.

Introduced, adopted, referred	204
Enrolled—To Secretary of State	212

SR 18—By McSpadden — A Resolution commending Kelly Corbin, of Delaware High School, Delaware, Nowata County, Oklahoma, as an eloquent advocate of his State and its heritage; ***.

Introduced, adopted, referred	221
Enrolled—To Secretary of State	238

SR 19—By Berrong—A Resolution relating to Central Purchasing, the policies and procedures adopted thereunder and the Statutes governing same; ***.

Introduced, adopted, referred	224
Enrolled—To Secretary of State	238

SR 20—By Pitcher, Bailey—A Resolution authorizing the President Pro Tempore of the Senate, Twenty-eighth Legislature, to appoint a committee of five (5) members of the Senate to attend and participate in the American Legion Mid-Winter Conference in Washington, D.C.; ***.

Introduced, adopted, referred	225
Enrolled—To Secretary of State	238

SR 21—By Ham, Graves, Rogers, Cowden and Garvin—That there be no further increases in the quota for the importation of crude oil and/or products, etc.

Introduced, adopted, referred	230
Enrolled—To Secretary of State	236

SR 22—By Bohanon and Hamilton of the Senate and Bilyeu of the House—A Resolution commending and congratulating the Stigler Highschool Football Team and Coach Joe Thomas.

Introduced, adopted, referred	231
Enrolled—To Secretary of State	238

SR 23—By Shoemake—A Resolution designating Monday, March 20, 1961, as Senate Memorial Day; directing that certain named officers be invited to participate in memorial services; authorizing the appointment of a special committee to make necessary arrangements for such occasion.

Introduced, adopted, referred	243
Enrolled—To Secretary of State	253
Committee appointed under	284

SR 24—By Field—A Resolution authorizing the President Pro Tempore of the Senate of the Twenty-eighth Legislature to use funds appropriated for the operation of the Senate of the Twenty-eighth Legislature for the purpose of matching funds made available by the Ford Founda-

tion for a legislative internship, training and research program.

Introduced, referred	270
CR	656
Considered, adopted, referred	1448
Enrolled—To Secretary of State	1471

SR 25—By Harris—A Resolution authorizing and directing the Committees to which were referred **Senate Bill No. 198** and **Senate Bill No. 213**, both relating to State Personnel Administration, to call certain officials of the State Personnel Board and the Salary Administration Board and others before them in joint Public hearing before acting on said Bills. Introduced, Indefinitely postponed ... 288

SR 26—By Stipe—A Resolution relating to welfare payments; taking note of the increased cost of living and rising inflation; ***.

Introduced, referred to committee ...	316
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SR 27—By Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Greer), and Wilson (Beckham)—A Resolution extending homage to the memory of the late and beloved Benjamin T. Brickell, former legislator, business man, civic leader, and friend; ***.

Introduced, adopted, referred	324
Enrolled—To Secretary of State	330

SR 28—By McSpadden—A Resolution relating to Oklahoma's cultural development; designating the Lynn Riggs Players of Oklahoma, Inc., as "The Official Theater of the State of Oklahoma"; ***.

Introduced, adopted, referred	327
Enrolled—To Secretary of State	339

SR 29—By Shoemake—A Resolution congratulating the Taft Panthers upon winning the Class C Basketball Championship; ***.

Introduced, adopted, referred 328
 Enrolled—To Secretary of State 339

SR 30—By Cowden and Rogers—A Resolution memorializing the life and public services of Dan Tankersley and directing transmission of copies to his wife and daughter.

Introduced, adopted, referred 333
 Enrolled—To Secretary of State 346

SR 31—By Field—A Resolution directing the President Pro Tempore of the Senate to appoint a member thereof to attend and participate in the meeting of the Trustees of the Oklahoma Ordinance Works Trust and representatives of the General Services Administration of the Federal Government ***.

Introduced, adopted, referred 356
 Committee appointed under 357
 Enrolled—To Secretary of State 364

SR 32—By Easterly, Wilson (Greer), Dacus, Berrong, Wilson (Beckham) and Romang—A Resolution expressing the deep regret and sorrow of the Twenty-eighth Legislature for the death of William Marcus Williams, former State Senator and Judge of the County Court of Woods County; ***.

Introduced, adopted, referred 391
 Enrolled—To Secretary of State 398

SR 33—By Cobb—A Resolution commending the City of Tulsa and its citizens for their action in retaining professional baseball in Oklahoma.

Introduced, adopted, referred 397
 Enrolled—To Secretary of State 426

SR 34—By Trent and Belvin—A Resolution expressing regret for the demise of Otis W. Leader, Oklahoma's veteran with the honorary title of "Mr. American Doughboy; ***.

Introduced, adopted, referred 432
 Enrolled—To Secretary of State 436

SR 35—By McSpadden, Garrison, Shoemaker and Tipps—A Resolution taking note of the recent demise of William H. Bryant; ***.

Introduced, adopted, referred 449
 Enrolled—To Secretary of State 468

SR 36—By Stipe—A Resolution relating to the feasibility, the desirability and the propriety of additional turnpike construction.

Introduced, adopted, referred 498
 Enrolled—To Secretary of State 508

SR 37—By McSpadden—A Resolution directing the President Pro Tempore of the Senate to appoint a Committee of Three (3) Members to attend and participate in the 1961 meeting of the Southern States Probation and Parole Conference in Durham, North Carolina; ***.

Introduced, adopted, referred 503
 Committee appointed under 504
 Enrolled—To Secretary of State 508

SR 38—By Graves—A Resolution taking note of the recent selection of Miss Kay Johnson, daughter of Mr. and Mrs. J. F. Johnson, Shawnee, Oklahoma, as State "Junior Miss America"; ***.

Introduced, adopted, referred 519
 Enrolled—To Secretary of State 536

SR 39 — By Graves, Field, Wilson (Greer), Grantham, Tipps and Payne—A Resolution congratulating and commending Lee Spencer of Shawnee, Oklahoma, on being elected Governor of the YMCA HI-Y "Youth and Government" Legislative session in 1961; ***.

Introduced, adopted, referred 520
 Enrolled—To Secretary of State 536

SR 40—By Tipps—A Resolution directing the Special Investigating Committee of the Senate to conduct an investigation into the administration, management, operation and practices of the Oklahoma Veterans Home at Ardmore, Oklahoma; ***.

Introduced, adopted, referred 556
 Enrolled—To Secretary of State 563

SR 41—By McSpadden—A Resolution authorizing the President Pro Tempore of the State Senate to appoint a committee of two (2) Senators to attend the Presidents Conference on Employment of the Handicapped; ***.

Introduced, adopted, referred	581
Committee appointed under	586
Enrolled—To Secretary of State	591

SR 42—By Bailey—A Resolution authorizing President Pro Tempore of the State Senate to appoint a committee of four (4) State Senators to attend a reception honoring Oklahoma Congressional Delegation; ***

Introduced, adopted, referred	588
Enrolled—To Secretary of State	591

SR 43—By Berrong and Breedon—A Resolution relating to the practice of earmarking of State revenues and the creation of special and revolving funds; ***
Introduced; adopted, referred .. 618; 620
Enrolled—To Secretary of State

SR 44—By Fine and Boecher—A Resolution commending the Board of Directors of the Grand River Dam Authority and the Public Service Company for their unswerving loyalty and reckless adherence to the Goddess of Greed, ***
Introduced, Wd from records

SR 45—By Breedon—A Resolution relating to the architectural aspects of State building projects; ***
Introduced, adopted, referred

SR 46—By Bohannon, Payne, Stipe—A Resolution relating to Area Redevelopment and Water Pollution Control; authorizing appointment of a Committee of Five (5) Senators to proceed to Washington, D. C., ***
Introduced, adopted, referred

SR 47—By Cartwright—A Resolution authorizing the President Pro Tempore of the Senate, Twenty-eighth Legislature, to appoint a committee of three (3) members of the Senate to meet and confer in Washington, D.C., with members of the Oklahoma Congressional Delegation, *** regarding road relocation costs and State payments for projects in the reservoir

areas of Oologah, Keystone and Eufaula; ***

Introduced, adopted, referred	722
Enrolled—To Secretary of State	731
Committee appointed under	833

SR 48—By Harris—A Resolution authorizing and directing the Senate Committee on Economic and Industrial Development to research and study means to encourage and promote industrialization and related development and report its findings and recommendations.

Introduced, adopted, referred	724
Enrolled—To Secretary of State	731

SR 49—By McSpadden — A Resolution commending Florence Shipley for her honor in being listed in Who's Who of American Women and extolling her qualities of leadership; ***

Introduced, adopted, referred	733
Enrolled—To Secretary of State	743

SR 50—By Allen—A Resolution directing State offices, agencies and departments to use typewriter ribbons with carbon that can be reproduced on Thermo-Fax machines.

Introduced, adopted, referred	790
Enrolled—To Secretary of State	799

SR 51 — By Ritzhaupt, Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breedon, Cartwright, Cobb, Collins, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McSpadden, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham) and Wilson (Greer)—A Resolution which pays tribute and commendation to the members of the previous Legislatures who have faithfully and untiringly served the State of Oklahoma, the members of the 28th Session of the Oklahoma Legislature herein express their respect and admiration.
Introduced, adopted, referred

Enrolled—To Secretary of State	850
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SR 52—By Collins, Allen, Bailey, Bald-

win, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb, Colston, Cowden, Dacus, Easterly, Field, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, McSpadden, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent, Wilson (Beckham), Wilson (Greer)—A Resolution expressing the sorrow of the Senate upon the passing of Guy A. Curry, Sr.

Introduced, adopted, referred 914
Enrolled—To Secretary of State..... 917

SR 53—By Payne—A Resolution commending the Southwestern Bell Telephone Company upon its selection of employees to serve the Oklahoma State Senate during the Twenty-eighth Regular Session of the Legislature of the State of Oklahoma.

Introduced, adopted, referred 933
Enrolled—To Secretary of State 938

SR 54—By Hamilton and McClendon—A Senate Resolution relating to Interim Study by the State Legislative Council; directing said Council to include on its 1961-1963 Study Agenda the subject of Housing Authority Legislation; ***.

Introduced, adopted, referred 936
Enrolled—To Secretary of State 955

SR 55—By Allen—A Resolution relating to an interim study for determining the feasibility of establishing an "Uninsured Driver's Fund in Oklahoma," ***.

Introduced, adopted, referred 1277
Enrolled—To Secretary of State 1306

SR 56—By Shoemake—A Resolution relating to the Honorable Everett S. Collins, President Pro Tempore of the State Senate of the 28th Session of the Oklahoma Legislature, his desk, chairs, office fixtures and appurtenances thereto, and gavel.

Introduced, adopted, referred 1279
Enrolled—To Secretary of State 1306

SR 57—By Wilson (Beckham), Allen, Bailey, Baldwin, Belvin, Berrong, Boecher, Bohannon, Breeden, Cartwright, Cobb,

Collins, Cowden, Dacus, Easterly, Fine, Garrison, Garvin, Grantham, Graves, Ham, Hamilton, Harris, Kerr, Land, Lollar, McClendon, McColgin, Morford, Payne, Pazoureck, Pitcher, Ritzhaupt, Rogers, Romang, Shoemake, Stevenson, Stipe, Tipps, Trent and Wilson (Greer)—A Resolution commending the Honorable Leon B. Field and the Honorable Clem R. McSpadden as Floor Leader and Assistant Floor Leader of the State Senate of the Twenty-eighth Oklahoma Legislature and entrusting certain furniture to them.

Introduced, adopted, referred 1301
Committee appointed under 1302
CR 1381
Enrolled—To Secretary of State 1328

SR 58—By Allen—A Senate Resolution relating to a study of pre-audit systems for state government;

Introduced, adopted, referred 1339
Enrolled—To Secretary of State 1353

SR 59—By Land—A Resolution expressing Legislative Intent, and declaring it to be in the Public interest, that vacancies occurring on County Equalization and Excise Boards be filled promptly ***.

Introduced, adopted, referred 1386
Subject matter of, referred to Committee appointed under Rule 24-a .. 1387
Enrolled—To Secretary of State 1407
CR 1451

SR 60—By Belvin and Allen—A Resolution commending and congratulating Miss Betty Arnett of Hugo, Oklahoma, upon her winning of the "Miss Rodeo Oklahoma of 1961," crown at the 22nd Annual Chickasha Rodeo on Saturday, July 22, 1961; ***.

Introduced, adopted, referred 1406
Enrolled—To Secretary of State 1446

SR 61—By Stipe—A Resolution directing the President Pro Tempore of the Senate to appoint a committee on Research and Investigation composed of not more than seven (7) members for the interim period 1961-1962; ***.

Introduced, adopted, referred 1416
Enrolled—To Secretary of State 1446

SR 62—By Bailey—A Senate Resolution expressing appreciation and commending WKY Radio and Television for the vital contribution to Americanism embodied in the Truth Broadcast Program; ***
Introduced, adopted, referred 1457
Enrolled—To Secretary of State 1542

SR 63—By Breeden—A Resolution commending the employees of the Senate Engrossing and Enrolling Department for their excellent work during the Twenty-eighth Oklahoma Legislature.
Introduced, adopted, referred 1518
Enrolled—To Secretary of State 1542

SR 64—By Allen—A Resolution requesting the Executive Committee of the Legislative Council to assign to the appropriate committee a study of the annexation and deannexation of areas to cities and towns.
Introduced, adopted, referred 1537
Enrolled—To Secretary of State 1542

SR 65—By Allen—A Senate Resolution regarding a Water Code for the State of Oklahoma; directing the creation of a special Water Code Committee of the State Legislative Council; ***.
Introduced, adopted, referred 1556
Enrolled—To Secretary of State 1584

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PART V HOUSE BILLS

(Titles in full shown on page numbers
opposite "1st Readings".)

HB 503—By Levergood, McCune and Priebe—An Act prohibiting sessions of a Grand Jury thirty (30) days before or ten (10) days after any State or County Primary, Run-Off Primary or General Election.

1st Reading	108
2nd Reading	113
CR	123
Considered, advanced, 3rd Reading	
—To House	135
4th Reading	141

HB 504 — By Levergood, McCune and Priebe—An Act amending *** 1951 § 21; relating to the times, methods and duties of officials involved in the selection of Grand and Petit jurors; *** and making provisions of Act applicable to District, Superior, Common Pleas and County Courts.

1st Reading	108
2nd Reading	113
CR	123
Considered, advanced, 3rd Reading—	
To House	207
4th Reading	216

HB 505—By Levergood, McCune, Howard, Johnston, Atkinson, Priebe and Burkett—An Act amending 22 O. S. 1951 § 256; relating to preliminary examinations; providing for examination of witnesses; requiring reduction of all testimony to writing on request of County Attorney and authorizing use in Grand Jury proceedings;

1st Reading	109
2nd Reading	113
CR	124
Considered, advanced, 3rd Reading—	
To House	209
4th Reading	228

HB 506—By Levergood, McCune and Priebe—An Act providing for meetings of the Grand Jury; prohibiting sessions longer than ten (10) days except the court may order additional time of not more than twenty (20) days.

1st Reading	109
2nd Reading	113
CR	159
Considered, re-referred; CR	208; 1424
Considered, advanced; 3rd Reading	1511; 1544

HB 508—By Levergood and McCune—An Act amending 22 O.S. 1951 § 340; authorizing Grand Jury to ask for advice from court of County Attorney; ***.

1st Reading	109
2nd Reading	113
CR	159
Considered, advanced, 3rd Reading—	
To House	208
4th Reading	216

HB 509—By Levergood and McCune—An Act amending 22 O. S. 1951 § 333; authorizing the receipt by a Grand Jury of written testimony taken in a preliminary examination and other evidence produced and sworn before them and requiring the

Grand Jury to vote separately on each indictment or accusation.

1st Reading	109
2nd Reading	113
CR	124
Considered, advanced, 3rd Reading—	
To House	207
4th Reading	216

HB 510—By Levergood, McCune and Priebe—An Act amending 22 O. S. 1951 § 335; requiring a Grand Jury to hear evidence for the accused upon his request, ***

1st Reading	109
2nd Reading	113
CR	1424
Considered, advanced, 3rd Reading—	
To House	1544
4th Reading	1547

HB 511—By Levergood, McCune, Priebe and Henry—An Act amending 22 O.S. 1951 § 385; requiring indictments of a Grand Jury to be presented in their presence to the court and in clerk's office and prohibiting disclosure until defendant arrested.

1st Reading	114
2nd Reading	118
CR	124
Considered, advanced, 3rd Reading—	
To House	207
4th Reading	216

HB 512—By Levergood and McCune—An Act authorizing written Grand Jury reports of investigations of public offices or institutions; ***

1st Reading	114
2nd Reading	118
CR	124
Considered, advanced, 3rd Reading—	
To House	208
4th Reading	216

HB 513—By Levergood and McCune—An Act amending O.S. 1951 § 330 relating to discharge of a Grand Jury upon certain conditions.

1st Reading	114
2nd Reading	118
CR	124

Considered, advanced, 3rd Reading ..	864
ML; adopted, passed—To House 865;	910
4th Reading	919

HB 514—By Levergood, McCune and Priebe—An Act authorizing the filing upon written request of the defendant or the State of a Grand Jury indictment with a magistrate and requiring ***

1st Reading	114
2nd Reading	118
CR	124
Considered, advanced, 3rd Reading,	
referred	136
Engrossed—To House	140
SAs concurred in, passed	145
4th Reading	145

HB 515—By Levergood—An Act relating to use of trade names by corporations; requiring report of such use to Secretary of State; *** and declaring an emergency.

1st Reading	114
2nd Reading	118
CR	134
Considered, advanced, 3rd Reading—	
To House	239
4th Reading	247

HB 517—By Levergood and Priebe—An Act amending *** relating to petitions of guardians for sales of property of wards ***

1st Reading	158
2nd Reading	164
CR	1424
Considered, advanced, 3rd Reading—	
To House	1543
4th Reading	1547

HB 518—By Levergood, McCune, Burkett, Redman, Ruby and Stevens—An Act providing for the simplification of land titles by permitting purchasers for value to rely upon the validity of conveyances which have been of record for ten (10) or more years ***

1st Reading	215
2nd Reading	223
CR	742
Considered, advanced, 3rd Reading,	
referred	1189

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Engrossed—To House	1199
SAs concurred in, passed	1277
4th Reading	1287

HB 519—By McCarty, Bradley (Tulsa), Cook, McCune, Poynor and Vandiver—An Act changing the name of the "Oklahoma Cerebral Palsy Institute" and the "Oklahoma Spastic Paralysis Commission" to the "Oklahoma Cerebral Palsy Center" and the "Cerebral Palsy Commission", respectively; and declaring an emergency.

1st Reading	83
2nd Reading	89
CR	102
Considered, advanced, 3rd Reading— To House	107
4th Reading	114

HB 520—By Stevens, Bradley (Tulsa), Patterson and Ruby—An Act relating to vacating of streets or alleys ***.

1st Reading	77
2nd Reading	83
CR	146
Considered, advanced, 3rd Reading, referred	166
Engrossed—To House	170
SAs concurred in—passed	177
4th Reading	184

HB 522—By Levergood, Briscoe, Henry, Lance, McCune, Priebe, Privett and Ruby.—An Act to prohibit obtaining credit by use of credit card issued to another *** and declaring an emergency.

1st Reading	78
2nd Reading	83
CR	193
Considered, advanced, 3rd Reading, referred	281
Engrossed—To House	286
SAs concurred in, passed	295
4th Reading	300

HB 525—By Levergood and Henry—An Act relating to pleas in abatement; ***.

1st Reading	158
2nd Reading	164
CR	708
Considered, advanced, 3rd Reading— To House	897

4th Reading	906
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HB 528—By Levergood—An Act relating to judgment on pleadings or notwithstanding verdict ***.

1st Reading	75
2nd Reading	77
CR	159
Considered, advanced, 3rd Reading— To House	896
4th Reading	906

HB 529 — By Levergood, Skaggs and Priebe—An Act relating to appeal in criminal cases; *** by changing the time for appeal in felony cases from six (6) months to three (3) months after judgment.

1st Reading	75
2nd Reading	77
CR	193
Considered, advanced, 3rd Reading— To House	287
ML; time extended	288; 304; 324
To House	337
4th Reading	352

HB 530—By Green, Howe, Patterson, Reneau, Cox Lance, Page and Willis (Jackson)—An Act relating to research, development, utilization, and marketing of wheat grown in Oklahoma; *** and declare an emergency.

1st Reading	158
2nd Reading	164
CR	396
Considered, advanced, 3rd Reading ..	1450

HB 531—By Skaggs of the House and Wilson (Beckham) of the Senate—An Act relating to securities; *** relating to the denial, revocation, suspension, cancellation and withdrawal of registrations; providing for the payment of a reasonable fee for examination; and declaring an emergency.

1st Reading	102
2nd Reading	106
CR	140
Considered; re-referred	157; 189

HB 533—By Skaggs of the House and Wilson (Beckham) of the Senate—An Act

relating to securities; *** increasing the filing fee required of applicants for registration as agent; and declaring an emergency.

1st Reading	102
2nd Reading	106
CR	140
Considered, advanced, 3rd Reading—	
To House	188
4th Reading	196

HB 534—By Green, Howe, Lance, Richardson, Strickland, Patterson and Witt—An Act relating to agriculture; amending Agricultural Code, *** by substituting the phrase "Livestock Auction Markets" for the phrase "Community Sales"; and declaring an emergency.

1st Reading	129
2nd Reading	135
CR	206
Considered, advanced, 3rd Reading—	
To House	229
4th Reading	237

HB 536—By Privett, et al—An Act requiring health standards for milk produced outside the State and imported; *** and declaring an emergency.

1st Reading	619
2nd Reading	630
CR	675
Considered, advanced, 3rd Reading—	
To House	714
4th Reading	891

HB 537—By Skaggs of the House and Wilson (Beckham) of the Senate—An Act relating to securities; amending *** providing that violation of the Act constitutes a felony; and declaring an emergency.

1st Reading	227
2nd Reading	234
CR	554
Considered, advanced, 3rd Reading—	
To House	601
4th Reading	624

HB 538—By Howard, Johnston, Atkinson, Hopkins, Forsythe, McCune and Bradley (Tulsa)—An Act relating to presidential electors; *** and declaring an emergency.

1st Reading	89
2nd Reading	95
CR	192
Considered, advanced, 3rd Reading—	
To House	196
4th Reading	205

HB 541—By Howard, et al—An Act relating to crimes; making failure to file State Income Tax or filing of false return a felony; ***

1st Reading	709
2nd Reading	719
CR	742
Considered, advanced, 3rd Reading—	
To House	1421
4th Reading	1449

HB 543—By Poynor et al of the House and Bailey of the Senate—An Act making an appropriation to the Oklahoma State Department of Commerce and Industry; *** and declaring an emergency.

1st Reading	765
2nd Reading	781
CR	1020

Considered, advanced, 3rd Reading, referred

Engrossed—To House	1237
SAs rejected, Conference requested—	
To GCCA	1292
Conference granted—To GCCA	1292

HB 544—By Levergood and Priebe—An Act relating to wills; providing that devises or bequests may be made by will ***

1st Reading	158
2nd Reading	164
CR	282
Considered, advanced, 3rd Reading—	
To House	284
4th Reading	291

HB 545 — By Willis (Jackson) of the House and Kerr of the Senate—An Act relating to incorporated cities; authorizing the consolidation of various city offices *** and declaring an emergency.

1st Reading	130
2nd Reading	135
CR	146
Considered, advanced, 3rd Reading—	

To House	156
4th Reading	163

HB 547—By Cox, Abbott, Bradley (Tulsa), Burkett, Fogarty, Lauer, McCune, Morgan, Poynor, Reneau, Richardson, Van Hooser, Williams (Murray), Wolf, Atkinson, Goodfellow, Lance and Tinker—An Act changing the name of the Department of Mental Health to the Department of Mental Health and Retardation; and declaring an emergency.

1st Reading	89
2nd Reading	95
CR	146
Considered, advanced, 3rd Reading, referred	190
Engrossed—To House	196
SAs concurred in, passed	209
4th Reading	216

HB 548—By Green—An Act relating to weighing of highway vehicles; *** and declaring an emergency.

1st Reading	158
2nd Reading	164
CR	245
Considered, advanced, 3rd Reading, referred	252
Engrossed—To House	266
SAs concurred in, passed	277
4th Reading	278

HB 550—By Shipley, Blankenship, Bradley (Tulsa), Doornbos, Lance, McCue, McCune, Wilhelm and Education, Common Committee—An Act relating to the public schools of Oklahoma; amending 70 O.S. 1951 § 1-12; dealing with statutory definition of a school day; *** and declaring an emergency.

1st Reading	109
2nd Reading	113

HB 551—By Shipley and Briscoe of the House and McSpadden of the Senate—An Act relating to the public schools of Oklahoma; *** providing for computation of minimum program income, for State aid purposes, from gross production tax in certain counties; and declaring an emergency.

1st Reading	76
2nd Reading	77
CR	90
Considered; advanced, 3rd Reading, referred	96; 155
Engrossed—To House	163
SAs concurred in, passed	177
4th Reading	184

HB 553—By Sparks, et al—An Act making higher education.

1st Reading	647
2nd Reading	659
CR	1098
Considered, advanced, 3rd Reading, referred	1212
Engrossed—To House	1237
SAs rejected, Conference requested—To GCCA	1292
Conference granted—To GCCA	1292
CCR read; adopted, passed — To House	1461; 1554
4th Reading	1579

HB 556—By House Committee on Public Safety—An Act relating to public safety; providing a highway safety code for the State of Oklahoma; *** and declaring an emergency.

1st Reading	871
2nd Reading	891
CR	919
Considered, advanced, 3rd Reading, referred	1072
Engrossed—To House	1099
SAs rejected, Conference requested, HCs named	1156
Conference granted, SCs appointed ..	1156
CCR rejected by House, further Conference requested, HCs re-named ..	1291
Further conference granted, SCs re-appointed	1291
2nd CCR read; adopted, passed—To House	1320; 1327
4th Reading	1354

HB 557—By Larason—An Act relating to highways; granting use of right-of-way by telegraph and telephone lines subject to municipal regulation; *** and declaring an emergency.

1st Reading	158
2nd Reading	164
CR	1276
Considered, advanced, 3rd Reading—	
To House	1456
4th Reading	1478

HB 558—By Levergood and Priebe—An Act relating to the Statutes of Limitations in civil actions amending *** by providing that an action on a foreign judgment must be brought within five (5) years.

1st Reading	331
2nd Reading	340
CR	804
Considered, advanced, 3rd Reading,	
referred	1218
Engrossed—To House	1237
SAs concurred in, passed	1277
4th Reading	1307

HB 559—By Sparks, et al of the House and Collins of the Senate—An Act making veterinary medicine.

1st Reading	856
2nd Reading	862
CR	1098
Considered, advanced, 3rd Reading,	
referred	1378
Engrossed—To House	1383
SAs rejected, Conference requested—	
To GCCA	1418
Conference granted—To GCCA	1418

HB 561—By Larason, et al—An Act relating to State employees; requiring State departments, agencies, *** to pay permanent State employees under the merit system not less than two hundred dollars (\$200.00) per month *** and declaring an emergency.

1st Reading	743
2nd Reading	754

HB 563—By Levergood and Burkett—An Act amending *** relating to review of Commissioners report on taking by eminent domain of property by railroads; *** and declaring an emergency.

1st Reading	162
2nd Reading	169

CR	992
Considered, advanced, 3rd Reading—	
To House	1219
4th Reading	1237

HB 564—By Howard and Atkinson—An Act relating to presidential electors; requiring political parties to nominate candidates for electors at state conventions; *** and declaring an emergency.

1st Reading	89
2nd Reading	95
CR	192
Considered, advanced, 3rd Reading—	
To House	197
4th Reading	205

HB 565—By Levergood, Priebe and Craig (Lincoln)—An Act relating to summary administration of estates; authorizing the court to dispense with regular proceedings if inventory of estate does not exceed a certain amount; ***.

1st Reading	176
2nd Reading	182
CR	518
Considered, advanced, 3rd Reading,	
referred	771
Engrossed—To House	785
SAs concurred in, passed	803
4th Reading	813

HB 566—By Sparkman—An Act amending *** relating to rest homes and like institutions; and declaring an emergency.

1st Reading	94
2nd Reading	99
CR	457
Considered, advanced, 3rd Reading—	
To House	534
4th Reading	546

HB 572—By Briscoe, et al of the House and McSpadden of the Senate—An Act relating to consumer sales taxes; exempting sales of fertilizer from such tax; and declaring an emergency.

1st Reading	889
2nd Reading	907
M to Wd tabled	1280

HB 573—By Rules and Procedure Com-

mittee—An Act relating to income taxes:
 *** prescribing time of payment of taxes;
 *** and declaring an emergency.

1st Reading	78
2nd Reading	83
CR	106
Considered, advanced, 3rd Reading—	
To House	113
4th Reading	118

HB 574—By Sullivan, et al—An Act relating to the coverage of public officers and employees under the Old Age and Survivors Insurance provision of the Federal Social Security Act, *** and declaring an emergency.

1st Reading	322
2nd Reading	330
CR; Wd, re-referred	580; 659

HB 578—By Bullard, Odom (Wagoner), Fogarty, Forsythe, Goodfellow, Howe, Karnes, Lance, McChristian, Morgan, Nichols (Seminole), Patterson, Sparkman, Stevens, Wilhelm and Witt of the House and Baldwin of the Senate—An Act relating to Unemployment Compensation provided for in the "Oklahoma Employment Security Act" and the contributions (taxes) levied under said Act; *** and declaring an emergency.

1st Reading	83
2nd Reading—To Calendar	89
Considered, advanced, 3rd Reading—	
To House	95
4th Reading	96

HB 580—By Ruby, Johnston, Avey, Bernard, Bower, Diel, Dolezal, Eidson, Etling, Fitch, Ford, Keyes, Lauer, McChristian, McCue, Moad, Morgan, Murrow, Nichols (Dewey), Page, Poynor, Shibley, Smith, Strickland, Wilhelm, Witt and Patterson—An Act amending ***; relating to construction, maintenance, improvement, and repair of streets within certain cities and towns; and declaring an emergency.

1st Reading	78
2nd Reading	83
CR	146
Considered, advanced, 3rd Reading—	
To House	198

4th Reading	205
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HB 581—By Johnston, Ruby, Atkinson, Bernard, Bower, Craig (Lincoln), Eidson, Etling, Fitch, Ford, Howe, Karnes, Lauer, McCue, McCune, Morgan, Nichols (Dewey), Page, Patterson, Redman, Richardson, Smith, Strickland, Tate and Witt—An Act relating to parks; *** authorizing the County Commissioners to maintain and improve parks within cities and towns having a population of three thousand two hundred fifty; *** and declaring an emergency.

1st Reading	83
2nd Reading	89
CR	152
Considered, advanced, 3rd Reading,	
referred	189
Engrossed—To House	196
SAs concurred in, passed	209
4th Reading	216

HB 582—By Ruby, Johnston, Bernard, Burkett, Howe, Keyes and Patterson—An Act pertaining to cities and towns; amending *** pertaining to elections concerned with changes in the form of city government, *** and declaring an emergency.

1st Reading	83
2nd Reading	89
CR	245
Considered; advanced, 3rd Reading	270;
	295; 830
ML; time extended; adopted	831; 865;
	884; 896

Bill passed, referred	896
Engrossed—To House	906
SAs concurred in, passed	984
4th Reading	996

HB 584—By Shipley, et al—An Act fixing the interest rate to be charged on farm loans made by the Commissioners of the Land Office of the State of Oklahoma *** and declaring an emergency.

1st Reading	216
2nd Reading	223
CR	299
Considered, advanced, 3rd Reading,	
referred	546
Engrossed—To House	550

SAs concurred in, passed	568
4th Reading	572

HB 586—By Allard et al of the House and McClendon and Trent of the Senate—An Act making public schools.

1st Reading	647
2nd Reading	659
CR	725
Considered, advanced, 3rd Reading, referred	1115
Engrossed—To House	1123
SAs rejected, Conference requested—To GCCA	1186
Conference granted—To GCCA	1186

HB 587—By Allard et al of the House and McClendon and Trent of the Senate—An Act making an appropriation to the State Contingency and Emergency Fund; *** and declaring an emergency.

1st Reading	513
2nd Reading	523
CR	766
Considered, advanced, 3rd Reading, referred	1116
Engrossed—To House	1135
SAs rejected, Conference requested—To GCCA	1186
Conference granted—To GCCA	1186
CCR read; rejected, further Conference requested	1424; 1570
Bill and CCR ordered returned to House for proper message	1578
Further Conference granted	1579
2nd CCR adopted, passed—To House	1583
House requested to return Bill and CCR	1585
Bill and CCR returned	1585
Vote reconsidered by which emergency failed	1586
Emergency failed of passage — To House	1586
4th Reading	1587

HB 588—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the office of the Governor; *** and declaring an emergency.

1st Reading	513
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2nd Reading	523
CR	752
Considered, advanced, Wd, re-referred; CR	761; 864; 1076; 1245
Considered, advanced, 3rd Reading, referred	1247
Engrossed—To House	1265
SAs rejected, Conference requested—To GCCA	1292
Conference granted—To GCCA	1292
CCR read; adopted, passed — To House	1394; 1412
ML; Wd—To House	1412; 1484
4th Reading	1527

HB 589—By Allard and Williams (Murray) of the House and McClendon and Trent of the Senate—An Act making a supplemental appropriation to the State Board of Education for operation and maintenance of the public schools in the State of Oklahoma; *** and declaring an emergency.

1st Reading	102
2nd Reading	106
CR, re-referred	118
CR	124
Considered, advanced, 3rd Reading—To House	135
4th Reading	141

HB 590—By Allard et al of the House and McClendon and Trent of the Senate—An Act making institutions.

1st Reading	647
2nd Reading	659
CR	901
Considered, advanced, 3rd Reading, referred	1193
Engrossed—To House	1199
SAs rejected, Conference requested—To GCCA	1292
Conference granted—To GCCA	1292
CCR read; adopted, passed — To House	1321; 1359
4th Reading	1384

HB 591—By Allard et al of the House and Trent of the Senate—An Act making appropriations to the office of the State Industrial Court; *** and declaring an emergency.

1st Reading	542
2nd Reading	554
CR	725
Considered, advanced, 3rd Reading, referred	759
Engrossed—To House	765
SAs rejected, Conference requested— To GCCA	777
Conference granted—To GCCA ... 805;	946
CCR read; adopted, passed — To House	1222; 1235
4th Reading	1257

HB 592—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the State Board for Vocational Education for the operation of the Department of Vocational Rehabilitation; *** and declaring an emergency.

1st Reading	499
2nd Reading	508
CR	752
Considered, advanced, 3rd Reading, referred	760
Engrossed—To House	765
SAs rejected, Conference requested— To GCCA	777
Conference granted—To GCCA ... 805;	946
CCR read; adopted, passed — To House	1096; 1103
4th Reading	1126

HB 593—By Jones, Settles and Sanguin of the House and McClendon of the Senate—An Act pertaining to the conservation, development and utilization of water resources; enabling the organization, formation and operation of public non-profit regional water distribution districts; *** and declaring an emergency.

1st Reading	118
2nd Reading	126
CR, re-referred; CR	175; 219
Considered, advanced, 3rd Reading, referred	223
Engrossed—To House	238
SAs concurred in—passed	247
4th Reading	254

HB 595—By Poynor, et al of the House and Bailey of the Senate—An Act making

appropriation to the Oklahoma Educational Television Authority; *** and declaring an emergency.

1st Reading	695
2nd Reading	710

HB 596—By McCune, Forsythe, Johnston, Bradley (Tulsa), Howard, Hopkins and Atkinson—An Act relating to Children's Court; *** and declaring an emergency.

1st Reading	162
2nd Reading	169
CR	206
Considered, advanced, 3rd Reading— To House	229
4th Reading	237

HB 597—By McCune, Johnston, Bradley (Tulsa), Forsythe and Hopkins—An Act relating to county officers; amending *** providing for election of additional County Judge in certain counties and prescribing his duties and compensation; and declaring an emergency.

1st Reading	83
2nd Reading	89
CR	152
Considered, advanced, 3rd Reading— To House	156
4th Reading	163

HB 598—By Ruby, Lauer, McCue, McCune, Moad, Murrow, Page, Patterson and Richardson of the House and Shoemaker of the Senate—An Act relating to county officers; amending *** by raising such mileage allowance from six cents (6c) per mile to eight cents (8c) per mile; adding County Judge to named officers; and declaring an emergency.

1st Reading	130
2nd Reading	135
CR	146
Considered, advanced, 3rd Reading— To House	164
4th Reading	169

HB 602—By Richeson, et al—An Act relating to State Purchasing; requiring the State Purchasing Director to analyze requisitions received for contractual serv-

ices, supplies, equipment and materials and to advise the director, State Legislative Council *** and declaring an emergency.

1st Reading	955
2nd Reading	973
CR	1198

HB 603—By Richeson, et al—An Act amending *** pertaining to Central Purchasing *** and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	1098
Considered, advanced	1542

HB 604—By Richeson, et al—An Act pertaining to the Central Purchasing Division of the State Board of Public Affairs; pertaining to bidders domiciled outside of the State of Oklahoma; and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	1198
Considered, advanced, 3rd Reading— To House	1542
4th Reading	1547

HB 605—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the Oklahoma Historical Society, *** and declaring an emergency.

1st Reading	491
2nd Reading	497
CR	725
Considered, advanced, 3rd Reading, referred	759
Engrossed—To House	765
SAs rejected, Conference requested— To GCCA	777
Conference granted—To GCCA ... 805; 946 CCR read; adopted, passed — To House	1395; 1412
4th Reading	1449

HB 606—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the office of the Superior Courts; *** and declaring an emergency.

1st Reading	466
2nd Reading	496
CR	725
Considered, advanced, 3rd Reading, referred	758
Engrossed—To House	765
SAs rejected, Conference requested— To GCCA	777
Conference granted—To GCCA ... 805; 946 CCR read; adopted, passed — To House	1182; 1195
4th Reading	1200

HB 607—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the District Courts; *** and declaring an emergency.

1st Reading	466
2nd Reading	496
CR	725
Considered, advanced, 3rd Reading, referred	758
Engrossed—To House	765
SAs rejected, Conference requested— To GCCA	777
Conference granted—To GCCA ... 805; 946 CCR read; adopted, passed — To House	1183; 1196
4th Reading	1200

HB 608—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Board of Equalization; *** and declaring an emergency.

1st Reading	466
2nd Reading	496
CR	725
Considered, advanced, 3rd Reading, referred	757
Engrossed—To House	765
SAs rejected, Conference requested— To GCCA	777
Conference granted—To GCCA ... 805; 946 CCR read; adopted, passed — To House	1183; 1196
4th Reading	1200

HB 609—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the De-

partment of Mental Health; *** and declaring an emergency.

1st Reading	657
2nd Reading	669
CR	818
Considered, advanced, 3rd Reading, referred	839
Engrossed—To House	850
SAs rejected, Conference requested—To GCCA	864
Conference granted—To GCCA ...	865; 946
CCR read; adopted, passed — To House	1297; 1309
ML; time extended; Wd	1309; 1380;
1393; 1421; 1437	
To House	1437
4th Reading	1478

HB 610—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the office of the Pardon and Parole Board; *** and declaring an emergency.

1st Reading	275
2nd Reading	279
CR, re-referred; CR	396; 725
Considered, advanced, 3rd Reading, referred	757
Engrossed—To House	765
SAs rejected, Conference requested—To GCCA	777
Conference granted—To GCCA ...	805; 946
CCR rejected by House, further Conference requested—To GCCA	1291
Further Conference granted — To GCCA	1292
2nd CCR read; adopted, passed—To House	1464; 1562
4th Reading	1579

HB 611—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the Liquefied Petroleum Gas Board; *** and declaring an emergency.

1st Reading	275
2nd Reading	279
CR, re-referred; CR	915; 1020
Considered, advanced, 3rd Reading, referred	1118
Engrossed—To House	1135

SAs rejected, Conference requested—

To GCCA	1186
Conference granted—To GCCA	1186
CCR read; adopted, passed — To House	1298; 1309
4th Reading	1325

HB 612—By Allard, et al of the House and McClendon and Trent of the Senate—An Act making an appropriation to the State Soil Conservation Board; *** and declaring an emergency.

1st Reading	520
2nd Reading	533
CR	568
Considered, advanced, 3rd Reading, referred	575
Engrossed—To House	582
SAs rejected, Conference requested—To GCCA	668
Conference granted—To GCCA ...	668; 946
CCR read; adopted, passed — To House	1425; 1561
4th Reading	1587

HB 613—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the Clerk of the Supreme Court, *** and declaring an emergency.

1st Reading	429
2nd Reading	438
CR	725
Considered, advanced, 3rd Reading, referred	757
Engrossed—To House	765
SAs rejected, Conference requested—To GCCA	777
Conference granted—To GCCA ...	805; 946
CCR adopted, passed—To House	1190
4th Reading	1200

HB 614—By Allard et al of the House and McClendon and Trent of the Senate—An Act making an appropriation to the Governor's Committee on Employment of the Handicapped; *** and declaring an emergency.

1st Reading	491
2nd Reading	497
CR	725

Considered, advanced, 3rd Reading, referred	756
Engrossed—To House	765
SAs rejected, Conference requested—To GCCA	777
Conference granted—To GCCA ... 805; 946	
CCR read; adopted, passed — To House	1298; 1309
4th Reading	1325

HB 615—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the State Board of Public Affairs; *** and declaring an emergency.

1st Reading	521
2nd Reading	533
CR	752

Considered, advanced, 3rd Reading, referred	760
Engrossed—To House	765
SAs rejected, Conference requested—To GCCA	777
Conference granted; To GCCA ... 805; 946	
CCR read; adopted, passed — To House	1299; 1310
4th Reading	1325

HB 625—By McCune, Forsythe, Johnston, Bradley (Tulsa) and Hopkins—An Act relating to additional compensation for judges of the Court of Common Pleas; ***.

1st Reading	162
2nd Reading	169
CR	206

Considered, advanced, 3rd Reading—To House	228
4th Reading	237

HB 626—By Williams (Carter)—An Act relating to infant defendant; *** providing for the defense of an infant; and declaring an emergency.

1st Reading	162
2nd Reading	169
CR	339

Considered; advanced, 3rd Reading, referred	450; 517
Engrossed—To House	522
SAs concurred in, passed	540
4th Reading	546

HB 627—By Shibley, Finch, Fitch, Avey, Blackard, Bradley (Tulsa), Clark, Cole, Converse, Craig (Kay), Eidson, Fogarty, Ford, Forsythe, Goodfellow, Henry, Howze, Jones, Levergood, McChristian, McCue, McCune, Patterson, Richeson, Sanguin, Shipley, Strickland, Thomas, Van Hooser and Willis (Jackson)—An Act creating the Expenditures Review Committee *** and declaring an emergency.

1st Reading	158
2nd Reading	164
CR	1098

Considered, advanced, 3rd Reading, referred	1416
Engrossed—To House	1446
SAs concurred in, passed	1502
4th Reading	1526

HB 629—By Sparks, et al—An Act relating to education; amending *** providing for building construction by State colleges and universities, and the issuance of bonds therefor, *** and declaring an emergency.

1st Reading	182
2nd Reading	188
CR	278

Considered, advanced, 3rd Reading—To House	284
ML; To House	287; 319
4th Reading	331

HB 630—By Sparks, et al—An Act relating to education; amending *** relating to the issuance of bonds for Oklahoma Military Academy, *** and declaring an emergency.

1st Reading	182
2nd Reading	188
CR	278

Considered, advanced, 3rd Reading—To House	285
ML; To House	287; 319
4th Reading	331

HB 631—By Sparks, et al—An Act relating to education; amending *** providing for building construction by Oklahoma College for Women and the issuance of bonds therefor, *** and declaring an emergency.

1st Reading	183
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2nd Reading	188
CR	278
Considered, advanced, 3rd Reading—	
To House	285
ML; To House	287; 319
4th Reading	331

HB 632—By Sparks, et al—An Act relating to education; amending *** relating to the issuance of bonds for Northern Oklahoma Junior College *** and declaring an emergency.

1st Reading	183
2nd Reading	188
CR	278
Considered, advanced, 3rd Reading—	
To House	286
ML; To House	287; 319
4th Reading	331

HB 633—By Sparks, et al — An Act amending *** broadening the purpose for which bonds may be issued; ***and declaring an emergency.

1st Reading	183
2nd Reading	188
CR	278
Considered, advanced, 3rd Reading—	
To House	286
ML; To House	287; 319
4th Reading	331

HB 635—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the State Treasurer; *** and declaring an emergency.

1st Reading	275
2nd Reading	279
CR, re-referred; CR	495; 656
Considered, advanced, 3rd Reading, referred	761
Engrossed—To House	765
SAs rejected, Conference requested—	
To GCCA	777
Conference granted—To GCCA ...	805; 946
CCR adopted, passed—To House	1191
4th Reading	1200

HB 636—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Of-

fice of the Oklahoma State Library; *** and declaring an emergency.

1st Reading	429
2nd Reading	438
CR	818
Considered, advanced, 3rd Reading, referred	840
Engrossed—To House	850
SAs rejected, Conference requested—	
To GCCA	864
Conference granted—To GCCA ...	865; 946
CCR read; adopted, passed — To House	1300; 1310
4th Reading	1325

HB 637—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the Insurance Commissioner; *** and declaring an emergency.

1st Reading	429
2nd Reading	438
CR	725
Considered, advanced, 3rd Reading, referred	756
Engrossed—To House	765
SAs rejected, Conference requested—	
To GCCA	777
Conference granted—To GCCA ...	805; 946
CCR adopted, passed—To House	1192
4th Reading	1200

HB 639—By Smith—An Act providing for the payment of claims against the court fund; ***.

1st Reading	438
2nd Reading	445

HB 640—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Division of the Budget; *** and declaring an emergency.

1st Reading	499
2nd Reading	508
CR	725
Considered, advanced, 3rd Reading, referred	755
Engrossed—To House	765
SAs rejected, Conference requested—	
To GCCA	777
Conference granted; To GCCA ..	805; 946

CCR read; adopted, passed — To House	1223; 1235
4th Reading	1257

HB 641—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the office of the Attorney General; *** and declaring an emergency.

1st Reading	657
2nd Reading	669
CR	752
Considered, advanced, 3rd Reading, referred	755
Engrossed—To House	765
SAs rejected, Conference requested—To GCCA	777
Conference granted; To GCCA ..	805; 946
CCR read; adopted, passed — To House	1395; 1413
4th Reading	1449

HB 642—By Allard et al of the House and McClendon and Trent of the Senate—An Act making an appropriation to the State Board for Vocational Education; *** and declaring an emergency.

1st Reading	499
2nd Reading	508
CR	818
Considered, advanced, 3rd Reading, referred	839
Engrossed—To House	850
SAs rejected, Conference requested—To GCCA	864
Conference granted—To GCCA ..	865; 946
CCR read; adopted, passed — To House	1096; 1103
4th Reading	1126

HB 643—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the State Board of Education to make effective the school textbook program of the State of Oklahoma; *** and declaring an emergency.

1st Reading	695
2nd Reading	710
CR	752
Considered, advanced, 3rd Reading, referred	755

Engrossed—To House	765
SAs rejected, Conference requested—To GCCA	777
Conference granted; To GCCA ..	805; 946
CCR read; adopted, passed — To House	1336; 1359
ML; Wd	1360; 1437
4th Reading	1457

HB 644—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations to the Office of the Banking Department; *** and declaring an emergency.

1st Reading	275
2nd Reading	279
CR, re-referred; CR	901; 1020
Considered, advanced, 3rd Reading, referred	1119
Engrossed—To House	1135
SAs rejected, Conference requested—To GCCA	1186
Conference granted—To GCCA	1186
CCR read; adopted, passed — To House	1396; 1413
4th Reading	1449

HB 645—By Howard, et al—An Act relating to taxation; amending *** which provides for applications for exemptions of homesteads from ad valorem taxation; *** and declaring an emergency.

1st Reading	430
2nd Reading	438
CRs (Majority and Minority)	901
M to substitute minority for majority failed	907

HB 646—By Privett, Lance, McCue, McCune, Murrow, Ogden and Poynor—An Act relating to salary of County Election Board Secretary; authorizing secretary to employ deputies at his own expense; authorizing County Election Board Clerks at county expense; amending *** and declaring an emergency.

1st Reading	130
2nd Reading	135
CR	146
Considered; advanced, 3rd Reading—To House	164; 166
4th Reading	177

HB 647—By Privett—An Act relating to unemployment compensation; amending *** to exclude from benefits persons leaving work to attend public or private schools; and declaring an emergency.

1st Reading 438
2nd Reading 445

HB 650—By Finch—An Act amending *** S. 1951, § 403 relating to motor vehicles which prohibits recommencement of action against non-resident, *** and declaring an emergency.

1st Reading 183
2nd Reading 188
CR 504
Considered, advanced, 3rd Reading, referred 1454
Engrossed—To House 1471
SAs concurred in, passed 1501
4th Reading 1526

HB 654—By Education, Common — An Act relating to county superintendents of schools; amending *** and declaring an emergency.

1st Reading 657
2nd Reading 669
CR 747
Considered, advanced, 3rd Reading .. 1511

HB 655—By Willis (Jackson), Sparks, Hesser, Atkinson and Johnston of the House and Bailey of the Senate—An Act relating to pharmacy and pharmacists; *** and declaring an emergency.

1st Reading 447
2nd Reading 458
Wd, re-referred; CR 497; 602
Considered; advanced, 3rd Reading—
To House 670; 682
ML; House requested to return Bill .. 692;
702
Senate advised request to return Bill
not complied with—Joint Rule 8
cited 723
4th Reading 739

HB 656—By Morgan—An Act relating to game refuges; making lands of mental and orphan institutions game refuges; authorizing inmates to fish without benefit of

license on such lands; and declaring an emergency.

1st Reading 130
2nd Reading 135
CR 258
Considered; advanced, 3rd Reading—
referred 292; 353
Engrossed—To House 364
SAs concurred in, passed 390
4th Reading 400

HB 657—By Morgan and Smith—An Act relating to statutory requirements for use of registered mail and authorizing use of certified mail with return receipt requested to be used in place thereof; and declaring an emergency.

1st Reading 172
2nd Reading 176
CR 339
Considered; advanced, 3rd Reading—
To House 353; 354
4th Reading 360

HB 658—By McCune, Odom (McIntosh), Murrow, Fogarty, Reneau, Greenhaw, Bradley (Tulsa), Forsythe, Howard, Johnston and Hopkins—An Act repealing *** relating to chattel mortgages; and declaring an emergency.

1st Reading 162
2nd Reading 169
CR 206
Considered, advanced, 3rd Reading—
To House 565
4th Reading 572

HB 659—By McCune, Odom (McIntosh), Murrow, Fogarty, Reneau, Greenhaw, Bradley (Tulsa), Forsythe, Howard, Johnston, Hopkins, Atkins, Blackard, Burkett, Burnham, Fowler, Harper, Henry, Hesser, Howe, Keyes, Lance, McCue, Moad, Nichols (Dewey), Page, Patterson, Ruby, Sanguin, Tate and Watkins—An Act authorizing the destruction by County Clerks of daily reports, *** and declaring an emergency.

1st Reading 130
2nd Reading 135
CR 146

Considered, advanced, 3rd Reading—	
To House	170
4th Reading	177

HB 660—By Howard, et al of the House and Morford and Rogers of the Senate—An Act relating to the National Guard; authorizing Governor to order National Guard beyond border of State for training; *** and declaring an emergency.

1st Reading	553
2nd Reading	564
CR	708
Considered, advanced, 3rd Reading—	
To House	771
4th Reading	785

HB 661—By Shipley, et al of the House and Hamilton of the Senate—An Act relating to payment of State aid to school districts; providing for payment of State aid for qualified tradesmen and technicians, not having college degrees, *** and declaring an emergency.

1st Reading	134
2nd Reading	141
CR	179
Considered; advanced, 3rd Reading—	
To House	248; 334
4th Reading	352

HB 663—By Education, Common, Committee—An Act relating to public schools; defining residence; providing for transportation areas; *** and declaring an emergency.

1st Reading	277
2nd Reading	284
CR	979
Considered, advanced, 3rd Reading, referred	1540
Engrossed—To House	1545
SAs concurred in, passed	1573
4th Reading	1585

HB 664—By Levergood of the House and Shoemaker of the Senate—An Act authorizing and empowering the West Publishing Company of St. Paul, Minnesota, to compile and annotate the Oklahoma Statutes 1961 in three (3) volume sets; providing for the approval of said Statutes by the

Justices of the Supreme Court of the State of Oklahoma; *** and declaring an emergency.

1st Reading	162
2nd Reading	169
CR; Wd, re-referred	270; 277
CR	298
Considered, referred to Special Committee appointed under SR 9	332
Special CR submitted, consideration deferred; Bill ordered printed 763;	782
Considered, advanced 3rd Reading, referred	811
Engrossed—To House	819
SAs concurred in, passed	887
4th Reading	891

HB 667—By Burkett—An Act relating to dependent and delinquent children; amending *** and declaring an emergency.

1st Reading	163
2nd Reading	169
CR	645
Considered; advanced, 3rd Reading, referred	661; 862
Engrossed—To House	874
SAs concurred in, passed	900
4th Reading	906

HB 668—By Privett—An Act relating to compulsory school attendance; amending *** and declaring an emergency.

1st Reading	227
2nd Reading	234
CR	298
Considered, advanced, 3rd Reading—	
To House	340
4th Reading	352

HB 671 — By Willis (Jackson) of the House and Kerr of the Senate—An Act relating to alcoholic beverages; amending *** and declaring an emergency.

1st Reading	195
2nd Reading	206
CR	518
Considered, advanced, 3rd Reading, referred	641
Engrossed—To House	644
SAs concurred in, passed	803
4th Reading	813

HB 674—By Lance—An Act relating to fairs; requiring agriculture, horticulture and poultry in open class exhibits to be included; *** and declaring an emergency.
1st Reading 802
2nd Reading 808

HB 675—By Lance et al—An Act relating to hunting and fishing licenses; authorizing sale by agents of Wildlife Conservation Department; *** and declaring an emergency.
1st Reading 309
2nd Reading 320
CR 495
Considered, advanced, 3rd Reading, referred 1511
Engrossed—To House 1542
SAs concurred in, passed 1547
4th Reading 1555

HB 676—By Lance, et al—An Act relating to cities and towns; authorizing cleaning and mowing of property by city or town after notice and hearing to determine *** and declaring an emergency.
1st Reading 531
2nd Reading 542
CR 591
Considered, advanced, 3rd Reading—To House 641
4th Reading 648

HB 677—By Skaggs—An Act relating to property assessment; requiring owners of boats and motors to register such ownership with County Assessor where such boat was located on January 1; *** and declaring an emergency.
1st Reading 780
2nd Reading 799
CR 952
Considered, advanced, 3rd Reading—To House 1459
4th Reading 1478

HB 678—By Skaggs—An Act relating to County Assessors and their deputies; amending *** fixing amounts to be allowed for travel expenses; and declaring an emergency.

1st Reading 889
2nd Reading 907

HB 679—By Skaggs—An Act *** relating to authority of county excise-equalization board in counties over three hundred thousand (300,000) to employ various expert advisors and assistants; and declaring an emergency.
1st Reading 542
2nd Reading 554
CR; Wd, re-referred; CR .. 640; 661; 1447
Considered, advanced, 3rd Reading, referred 1500
Engrossed—To House 1539
SAs concurred in, passed 1546
4th Reading 1555

HB 680—By Ruby, Bower, Fitch, Harper, Nichols (Dewey) and Page of the House and Shoemaker of the Senate—An Act relating to motor vehicle registration; apportioning revenues received; *** and declaring an emergency.
1st Reading 158
2nd Reading 164
Wd, re-referred; CR 266; 733
Considered, advanced, 3rd Reading 770
ML; Wd—To House 771; 786
4th Reading 813

HB 681—By Vandiver, Traw, Blackard, Sullivan, Willis (Cherokee), Harper, Ruby, Watkins, Cook, Karnes, McChristian, Nichols (Dewey) and Goodfellow of the House and Hamilton of the Senate—An Act relating to cigarette vending machines; amending *** and declaring an emergency.
1st Reading 176
2nd Reading 182
Wd, re-referred 742

HB 682—By Vandiver, Traw, Blackard, Sullivan, Willis (Cherokee), Harper, Ruby, Watkins, Cook, Karnes, McChristian, Nichols (Dewey), Andrews and Goodfellow of the House and Hamilton of the Senate—An Act relating to license of coin operated music device or coin operated amusement device; amending *** and declaring an emergency.
1st Reading 176

2nd Reading	182
Wd, re-referred; CR	742; 833
Considered, advanced, 3rd Reading, referred	991
Engrossed—To House	995
SAs rejected, Conference requested— HCs named	1222
Conference granted; SCs appoint- ed	1232; 1265
CCR read; adopted, passed — To House	1351; 1356
4th Reading	1384

HB 684—By Reneau—An Act relating to the revolving fund of the State Training School for White Boys; *** and stating effective date of Act.

1st Reading	619
2nd Reading	630
CR	818
Considered, advanced, 3rd Reading— To House	845
4th Reading	865

HB 685—By Haworth—An Act relating to killing of quail; fixing bag limits; amend-
ing *** and declaring an emergency.

1st Reading	743
2nd Reading	754
CR	804
Considered, advanced, 3rd Reading, referred	973
Engrossed—To House	983
SAs concurred in, passed	1077
4th Reading	1082

HB 690—By Sparks and Levergood—An Act relating to forcible entry and detain-
er; *** authorizing service by posting on premises and mailing notice by certified mail to defendant's last known address; and declaring an emergency.

1st Reading	204
2nd Reading	213
CR	992
Considered, advanced, 3rd Reading— To House	1193
4th Reading	1200

HB 692—By Poynor et al of the House and Bailey of the Senate—An Act relating to income tax; amending *** by providing

an exemption for gains realized through involuntary conversion of real property under certain conditions; and declaring an emergency.

1st Reading	227
2nd Reading	234

HB 693—By Sparkman and McCue of the House and Lollar of the Senate—An Act relating to game and fish; amending *** by reducing minimum fine to fifteen dollars (\$15.00); and declaring an emer-
gency.

1st Reading	205
2nd Reading	213
CR	258

HB 694—By Sparkman—An Act relating to restraint of domestic animals; *** and declaring an emergency.

1st Reading	159
2nd Reading	164
CR	201

Considered, advanced, 3rd Reading— To House	546
4th Reading	553

HB 695—By Shibley, Howze, Ford, Eid-
son, Blackard, Fitch, Witt, Doornbos,
Odom (McIntosh), Dolezal, Etling, Good-
fellow, Murrow and Patterson—An Act re-
lating to elections; amending *** requir-
ing notice and declaration by candidates
with petition of electors or deposit; ***
and declaring an emergency.

1st Reading	163
2nd Reading	170
CR	192
Considered, advanced, 3rd Reading, referred	198
Engrossed—To House	204
SAs concurred in, passed	216
4th Reading	228

HB 699—By Clark, et al of the House and Morford and Rogers of the Senate—
An Act relating to the National Guard;
establishing an award and decorations
board; *** and declaring an emergency.

1st Reading	278
2nd Reading	284
CR	708

Considered, advanced, 3rd Reading—	
To House	853
4th Reading	865

HB 702 —By Redman and Taliaferro.—An Act relating to fees of County Clerks; amending *** and declaring an emergency.	
1st Reading	159
2nd Reading	164

HB 703 —By Mountford—An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the Legislature as to allocation of funds for purchase of additional real property adjacent to campus of Northeastern Agricultural and Mechanical College; ***.	
1st Reading	619
2nd Reading	630
Wd, re-referred	659

HB 704 —By Hurst and Van Hooser—An Act relating to convicts; amending *** by increasing from five (5) days to twenty (20) days the additional deduction from the sentence for each pint of blood donated by convicts to the American Red Cross or to an agency or a hospital approved by the warden; and declaring an emergency.	
1st Reading	183
2nd Reading	188
CR	233
Considered, advanced, 3rd Reading—	
To House	266
4th Reading	275

HB 705 —By Sparks, et al of the House and Wilson (Greer), Bailey, Payne and Land of the Senate—An Act vitalizing Section 34 of Article X of the Constitution of the State of Oklahoma, adopted July 5, 1960; providing for the issuance, sale, delivery, refunding, and payment of general obligation bonds of the State, in a total principal amount of thirty-five million five hundred thousand dollars (\$35,500,000.00) for the purpose of constructing new buildings and other capital improvements; *** and declaring an emergency.	
1st Reading	466
2nd Reading	496
CR	530

Considered, re-referred; CR	547; 568
Considered, advanced, 3rd Reading, referred	609
Engrossed—To House	624
SAs concurred in, passed	668
4th Reading	685

HB 706 —By Skaggs of the House and Rogers of the Senate—An Act relating to insurance; amending; *** and declaring an emergency.	
1st Reading	889
2nd Reading	907
CR	1030
Considered, advanced, 3rd Reading, emergency roll call deferred	1039
Emergency roll call—To House	1058
4th Reading	1072

HB 707 —By Bond, et al—An Act relating to income taxes; providing for the withholding of income taxes from employers; requiring the filing of declarations by taxpayers of estimated income tax and the payment of tax quarterly on income not subject to withholding; *** and declaring an emergency.	
1st Reading	639
2nd Reading	649
CR	708
Considered, advanced, 3rd Reading, referred	720
Engrossed—To House	731
SAs concurred in—passed	766
4th Reading	785

HB 711 —by Camp, Bower, Craig (Lincoln), Etling, Johnston, Richardson and Witt of the House and Graves and Morford of the Senate—An Act relating to banks and trust companies; authorizing real estate loans under certain security requirements, limitations and exceptions; amending; *** and declaring an emergency.	
1st Reading	176
2nd Reading	182
CR	206
Considered; advanced, 3rd Reading	228; 238
ML; Wd—To House	238; 257
4th Reading	275

HB 712—By Fogarty—An Act relating to marriages; requiring filing of credentials of ministers in a court clerk's office; *** and declaring an emergency.

1st Reading	227
2nd Reading	234
CR	339
Considered, advanced, 3rd Reading—	
To House	392
4th Reading	400

HB 724—By Bullard, et al—An Act relating to special mobilized machinery manufactured in Oklahoma for use exclusively without the State; amending; *** and declaring an emergency.

1st Reading	205
2nd Reading	213
CR	445
Considered, advanced, 3rd Reading, referred	635
ML; time extended	633; 663
Engrossed—To House	701
SAs rejected. Conference requested, HCs named	741
Conference granted, SCs appointed ..	741
CCR read; adopted, passed—To	
House	803; 874
4th Reading	891

HB 727—By Cox, et al—An Act relating to mentally ill persons, and legally incompetent persons; providing that when such person is released or discharged; *** and declaring an emergency.

1st Reading	195
2nd Reading	206
CR	289
Considered, advanced, 3rd Reading—	
To House	292
4th Reading	300

HB 730—By Nichols (Seminole), et al—An Act relating to children which are or may be born out of wedlock; defining and establishing the obligations of the father of a child which is or may be born out of wedlock ***.

1st Reading	422
2nd Reading	432

HB 731—By Nichols (Seminole), et al

of the House and Belvin, Hamilton, Boecher, Baldwin, McColgin, Kerr, Stevenson, Cobb, Payne, Ritzhaupt, Fine, McSpadden, Allen, Grantham, Wilson (Greer) and Tipps of the Senate—An Act relating to primary elections; amending, fixing the dates of the biennial regular primary election and the biennial primary runoff election; fixing the dates for filing notifications and declarations of candidacy and for the withdrawal thereof; and declaring an emergency.

1st Reading	236
2nd Reading	247
CR	495
Considered, advanced; 3rd Reading, referred	518; 526
ML: time extended; adopted ..	526; 562;
	568; 578
Vote reconsidered by which advanced	650
Considered, advanced, 3rd Reading ..	651
MsL; time extended Re emergency	
	651; 664; 692
ML on emergency prevailed, passed	698
ML on Bill failed, referred	698
Engrossed—To House	709
SAs concurred in, passed	745
4th Reading	753

HB 732—By Howard, Johnston, Atkinson and Blackard.—An Act providing for humane slaughter of livestock; *** and declaring an emergency.

1st Reading	563
2nd Reading	575
CR	838
Considered, advanced, 3rd Reading ..	1023
ML; time extended; failed 1025; 1078; 1083	

HB 734—By Howard and Watkins.—An Act relating to the practice of barbering; amending; *** providing for examinations, *** requiring inspection of shops by County Health Officer; regulating barber colleges.

1st Reading	812
2nd Reading	821
CR	1079
Considered; Wd, re-referred; CR ..	1241;
	1303; 1336
Wd, re-referred; CR	1421; 1424

Considered, advanced, 3rd Reading .. 1450
M to reconsider vote failed 1554

HB 738—By Keyes, Smith and Cox.—An Act relating to Workmen's Compensation; amending *** concerning employments included in the Workmen's Compensation Act; *** and declaring an emergency.

1st Reading 438
2nd Reading 445
CR 554
Considered, advanced, 3rd Reading—
To House 577
4th Reading 583

HB 739—By Ogden, et al.—An Act relating to delinquent taxes; amending, *** which pertains to the resale-property fund, by authorizing expenditures from said fund for the employment of necessary clerical personnel in the preparation of personal tax warrants; *** and declaring an emergency.

1st Reading 521
2nd Reading 533
CR 668
Considered, advanced, 3rd Reading—
To House 1217
4th Reading 1237

HB 741—By Willis (Jackson).—An Act relating to salaries of county officers; amending *** prescribing additional duties and salary for certain county officers; *** and declaring an emergency.

1st Reading 227
2nd Reading 234
CR 445
Considered, advanced, 3rd Reading—
To House 458
4th Reading 467

HB 743—By Spraker, et al.—An Act relating to issuance of certificates of title to motor vehicles, and to security interests therein, ***.

1st Reading 928
2nd Reading 940
CR; Wd, re-referred; CR 1020; 1167; 1245
Considered; advanced, 3rd Reading.. 1306;
1520

HB 748—By Odom (McIntosh), et al, of the House and Bohannon of the Senate—An Act relating to motor vehicle speed limits; requiring the State Highway Department to post signs each three hundred (300) feet in a reduced speed zone; and declaring an emergency.

1st Reading 820
2nd Reading 839
CR 1079
Considered, advanced, 3rd Reading .. 1213
ML; time extended; adopted ..1221; 1261;
1273; 1297; 1307
Bill failed of passage 1307

HB 753—By Odom (Wagoner) and Patterson of the House and Bohannon of the Senate—An Act relating to candidates for office in cities and towns; amending; *** and declaring an emergency.

1st Reading 205
2nd Reading..... 213
CR 245
Considered, advanced, 3rd Reading,
referred 267
Engrossed—To House 273
SAs concurred in—passed 283
4th Reading 283

HB 754—By Metcalf and Holder of the House and Dacus of the Senate—An Act relating to cities and towns; authorizing revision of ordinances and publication with historical information; *** and declaring an emergency.

1st Reading 205
2nd Reading 213
CR 245
Considered, advanced, 3rd Reading—
To House 252
4th Reading 261

HB 755—By Mountford, et al—An Act relating to the Grand River Dam Authority; *** establishing qualifications of the general manager; authorizing selection of chief engineer and assistants; *** and declaring an emergency.

1st Reading 620
2nd Reading 630
CR 1003

Considered, advanced, 3rd Reading—	
To House	1344
4th Reading	1358

HB 758—By Lance, Sullivan and Tucker—An Act authorizing the Oklahoma Wildlife Conservation Commission to provide Workmen's Compensation Insurance for all rangers actively engaged in enforcement of wildlife laws; and declaring an emergency.

1st Reading	310
2nd Reading	320
CR, re-referred; CR	495; 861
Considered, advanced, 3rd Reading, referred	1070
Engrossed—To House	1082
SAs concurred in, passed	1200
4th Reading	1237

HB 759—By Lance, et al—An Act relating to purchase and use of passenger automobiles by officials and employees; prohibiting purchase of passenger automobiles or busses; *** authorizing certain restricted uses of such vehicles by institutions of higher education; *** and declaring an emergency.

1st Reading	1019
2nd Reading	1022
CR; Wd, re-referred; CR ..	1051; 1156; 1198
Considered, advanced, 3rd Reading—referred	1249
Engrossed—To House	1265
SAs concurred in, passed	1277
4th Reading	1307

HB 761—By Briscoe of the House and McSpadden of the Senate—An Act relating to elections; amending; *** providing for the times of opening and closing of polls; *** and declaring an emergency.

1st Reading	205
2nd Reading	213
CR	1245

HB 762—By Goodfellow, et al, of the House and Allen of the Senate—An Act relating to the conservation of natural resources; amending *** changing names of all Soil Conservation Districts to Soil

and Water Conservation Districts; and declaring an emergency.

1st Reading	253
2nd Reading	266
CR	396
Considered, advanced, 3rd Reading—	
To House	434
4th Reading	439

HB 763—By Odom (McIntosh)—An Act relating to schools; *** by repealing provisions authorizing transportation of students in certain cases; *** and declaring an emergency.

1st Reading	563
2nd Reading	575
CR	605
Considered, advanced, 3rd Reading, referred	1239
ML	1252
Engrossed—To House	1325
SAs concurred in, passed	1359
4th Reading	1384

HB 765—By Skaggs and McCue—An Act relating to Police Service Pensions; amending; *** and declaring an emergency.

1st Reading	741
2nd Reading	747
CR	952
Considered, advanced, 3rd Reading, referred	1039
Engrossed—To House	1053
SAs concurred in, passed	1077
4th Reading	1082

HB 768—By Lance, et al—An Act relating to wildlife; providing for the issuance of a commercial wildlife breeder's license; *** and declaring an emergency.

1st Reading	542
2nd Reading	554
CR	804
Considered, advanced, 3rd Reading, referred	976
Engrossed—To House	983
SAs concurred in, passed	1077
4th Reading	1082

HB 769—By Bullard, et al, of the House and Baldwin, Boecher, Harris, Wilson

(Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Pitcher, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate—An Act relating to rural electric cooperatives; providing authority for the construction and operation of electric transmission and distribution lines upon the public highways, ***.

1st Reading	596
2nd Reading	606
CR	747
Considered, advanced, 3rd Reading—	
To House	800
4th Reading	852

HB 770—By Bullard, et al, of the House and Baldwin, Boecher, Harris, Wilson (Greer), Hamilton, McClendon, Fine, Cobb, Allen, Field, Belvin, Dacus, Payne, Grantham, Ham, McSpadden, Bailey, Stipe, Breeden, Colston, McColgin, Bohannon, Trent, Easterly and Kerr of the Senate—An Act relative to electric service; providing the conditions under which a supplier of electric service may extend, render or offer to extend or render electric service to premises already receiving such service *** and declaring an emergency.

1st Reading	597
2nd Reading	606
CR	747
Considered, advanced, 3rd Reading,	
referred	801
Engrossed—To House	807
SAs concurred in, passed	845
4th Reading	852

HB 771—By Goodfellow, et al, of the House and Allen of the Senate—An Act relating to county highways; amending *** authorizing the Board of County Commissioners of any county to grant *** the right to destroy, alter, damage or appropriate any existing county highway for the purpose of constructing, *** for needful public buildings, *** and declaring an emergency.

1st Reading	253
2nd Reading	266

CR	388
Considered, advanced, 3rd Reading—	
To House	434
4th Reading	439

HB 772—By Thomas, et al, of the House and Stipe and Bohannon of the Senate—An Act relating to schools; *** raising salaries of school bus drivers and custodians or janitors in certain cases; *** and declaring an emergency.

1st Reading	564
2nd Reading	575
CR, re-referred; CR	752; 920
Considered, advanced, 3rd Reading,	
referred	1165
Engrossed—To House	1185
SAs rejected, Conference requested—	
HCs named	1207
Conference granted, SCs appointed ..	1207
CCR read; rejected, further Confer-	
ence requested	1336; 1357
Further Conference granted; HCs re-	
named	1394
2nd CCR read; adopted, passed—To	
House	1426; 1519
4th Reading	1539

HB 774—By Howard, Finch, Bynum and McCue—An Act providing for distribution of personal property of intestate ward by guardian without further appointment and bond; repealing conflicting laws; and declaring an emergency.

1st Reading	765
2nd Reading	781
CR	992
Considered; advanced, 3rd Reading—	
To House	1018; 1189
4th Reading	1200

HB 776—By Taliaferro, et al—An Act relating to public defenders; providing for public defenders in certain counties, and for the duties and compensation thereof; *** and declaring an emergency.

1st Reading	227
2nd Reading	234
CR	742
Considered, advanced, 3rd Reading,	
referred	769

Engrossed—To House	779
SAs rejected, Conference requested—	
HCs named	919
Conference granted, SCs appointed ..	929
CCR adopted, passed—To House	1373
4th Reading	1388

HB 779—By Sparks, et al, of the House and Wilson (Greer), Bailey, Payne and Land of the Senate—An Act appropriating five million (\$5,000,000.00) dollars to the State Board of Public Affairs for the construction, furnishing and equipping of a school and hospital for mentally retarded children at the Sand Springs, Tulsa County, Oklahoma; *** and declaring an emergency.

1st Reading	491
2nd Reading	497
CR	530
Considered, advanced, 3rd Reading—	
To House	610
4th Reading	624

HB 782—By Thomas and Holder—An Act relating to the operation of motor vehicles; amending; *** providing for maximum speeds for trucks, truck tractors with semi-trailers attached, or trailers upon the highways of the State of Oklahoma; and declaring an emergency.

1st Reading	331
2nd Reading	340
CR, re-referred; CR	455; 906
Considered, advanced, 3rd Reading,	
referred	942
Engrossed—To House	955
SAs concurred in, passed	984
4th Reading	996

HB 783—By Willis (Jackson) and Skaggs—An Act making appropriation to the Adjutant General's Department for armory construction; *** and declaring an emergency.

1st Reading	765
2nd Reading	781
CR	1020
Considered, advanced, 3rd Reading,	
referred	1201
Engrossed—To House	1237

SAs rejected, Conference requested—	
To GCCA	1292
Conference granted—To GCCA	1292

HB 789—By Ford — An Act relating to license fee for commercial game propagation license; amending *** to require payment of one hundred dollars (\$100.00) license fee for commercial game propagation license; and declaring an emergency.

1st Reading	310
2nd Reading	320

HB 790—By Levergood, et al, of the House and Pitcher, McSpadden, Boecher, Fine, Payne and Grantham of the Senate—An Act relating to court actions involving real property; providing that any person appearing in the title to such property may be made a defendant to such action; *** and declaring an emergency.

1st Reading	322
2nd Reading	330
CR	396
Considered, advanced, 3rd Reading,	
referred	441
Engrossed—To House	451
SAs concurred in, passed	458
4th Reading	462

HB 791—By Richeson—An Act relating to Public Purchasing; amending *** to repeal a requirement that invoices of purchases for less than two hundred dollars (\$200.00) be filed with the director of State Purchasing five (5) days before claim is paid; and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	1198

HB 793—By McChristian, et al—An Act relating to the sales tax; amending *** by eliminating the requirement that the purchaser retain a copy of the invoice or sales ticket on certain purchases exempt from the sales tax; *** and declaring an emergency.

1st Reading	310
2nd Reading	320
CR	668

Considered, advanced, 3rd Reading, referred	863
Engrossed—To House	874
SAs concurred in, passed	900
4th Reading	906

HB 799—By Levergood and Sullivan—An Act pertaining to criminal prosecution; providing for jury not to have information concerning previous prosecutions until after guilt of present offense has been determined; *** and declaring an emergency.

1st Reading	542
2nd Reading	554
CR	580

HB 800—By Sparks—An Act relating to cigarette tax; *** and declaring an emergency.

1st Reading	639
2nd Reading	649
CR	742
Considered, advanced, 3rd Reading, referred	747
Engrossed—To House	753
SAs concurred in, passed	766
4th Reading	785

HB 801—By Privett, et al—An Act fixing the rate of interest to be charged by the Commissioners of the Land Office on the balance of the purchase price of lands sold under sales contract; *** and declaring an emergency.

1st Reading	310
2nd Reading	320
CR	364
Considered; advanced, 3rd Reading ..	436;

	652
ML; time extended, adopted ..	659; 701;
	723; 741

3rd Reading, referred	844
Engrossed—To House	850
SAs rejected, Conference requested—	

HCs named	867; 883
Conference granted; SCs appointed ..	867; 995

CCR read; adopted, passed — To House	1131; 1156
4th Reading	1165

HB 805—By Bernard, et al—An Act relating to hunting; authorizing Wildlife Conservation Commission to issue hunting permits to non-residents; *** and declaring an emergency.

1st Reading	430
2nd Reading	438

HB 806—By Briscoe, et al, of the House and McSpadden of the Senate—An Act relating to cemeteries; authorizing and empowering the Board of County Commissioners to utilize personnel under their jurisdiction and county-owned tools, machinery, equipment and materials for the purpose of maintaining and improving certain cemeteries; *** and declaring an emergency.

1st Reading	859
2nd Reading	873
CR	1019

Considered, advanced, 3rd Reading— To House	1025
4th Reading	1055

HB 807—By Ogden, Shibley and Burkett—An Act relating to the Merit System of personnel administration; amending; *** relating to the unclassified service; *** and declaring an emergency.

1st Reading	352
2nd Reading	359
CR; Wd, re-referred; CR 455; 665; 693	

Considered, advanced, 3rd Reading— referred	712
Engrossed—To House	725

SAs rejected, Conference requested— HCs named	803; 845
Conference granted; SCs appointed ..	803; 841

CCR read; adopted, passed — To House	979; 1002
4th Reading	1006

HB 808—By Ogden and Shibley—An Act relating to the Merit System of Personnel Administration; amending *** relating to duties of the State Personnel Board; *** and declaring an emergency.

1st Reading	359
2nd Reading	365
CR; Wd, re-referred; CR 445; 665; 752	

Wd, re-referred; CR	1058; 1079
Considered, advanced, 3rd Reading, referred	1082
Engrossed—To House	1097
SAs concurred in, passed	1117
4th Reading	1126

HB 809—By Skaggs, et al—An Act relating to crimes; amending *** to include the breaking or forcible opening of coin operated or vending machines in the definition of burglary in the second degree; and declaring an emergency.

1st Reading	365
2nd Reading	389
CR	455
Considered, advanced, 3rd Reading, referred	510
Engrossed—To House	514
SAs concurred in, passed	522
4th Reading	532

HB 810—By Skaggs—An Act relating to crimes; making it unlawful to falsely report any crime or circumstances which result in police action; making violations a misdemeanor; fixing penalties; and declaring an emergency.

1st Reading	365
2nd Reading	389
CR	455
Considered, advanced, 3rd Reading, referred	510
Engrossed—To House	514
SAs concurred in, passed	522
4th Reading	532

HB 811—By Skaggs, et al—An Act relating to crimes; making it unlawful for other than law enforcement officials to own or operate a radio set which is capable of receiving on frequencies used by police; *** and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	1019
Considered, advanced, 3rd Reading, referred	1127
Engrossed—To House	1135
SAs concurred in, passed	1200
4th Reading	1237

HB 812—By Skaggs—An Act relating to crimes; making it unlawful to falsely report existence of bombs or explosives; making violations a misdemeanor; fixing penalties; and declaring an emergency.

1st Reading	448
2nd Reading	458

HB 815—By Poynor, et al—An Act relating to the public schools of Oklahoma; amending *** providing for a division of adult education in the State Department of Education *** and declaring an emergency.

1st Reading	430
2nd Reading	438
CR, re-referred	804

HB 818—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate—An Act relating to elections; amending *** providing that applications for absentee ballots under the War Act be mailed directly to the secretaries of the county election boards; *** and declaring an emergency.

1st Reading	366
2nd Reading	389
CR	396
Considered, advanced, 3rd Reading— To House	421
4th Reading	431

HB 822—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate—An Act relating to elections; amending *** abolishing the inactive file of the Central Record, and providing for the destruction of the original and duplicate registration forms *** and declaring an emergency.

1st Reading	366
2nd Reading	389
CR	396
Considered, advanced, 3rd Reading ..	421
ML; adopted	421; 433
Vote reconsidered by which advanced	433
Considered, advanced, 3rd Reading, referred	433
Engrossed—To House	439

SAs concurred, passed	522
4th Reading	532

HB 823—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate—An Act relating to elections in cities and towns; providing for the retention and using of the regular precinct election officials and the regular polling place within the precinct, *** and declaring an emergency.

1st Reading	366
2nd Reading	389
CR	396
Considered, advanced, 3rd Reading—	
To House	420
4th Reading	431

HB 824—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate—An Act relating to elections; amending *** by adding the word “register” so as to provide that registering as well as voting during the four-year period will prevent the cancellation of such voter’s registration; and declaring an emergency.

1st Reading	366
2nd Reading	389
CR	396
Considered, advanced, 3rd Reading—	
To House	419
4th Reading	431

HB 825—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate—An Act relating to voting precincts; amending *** by deleting that portion regulating the number of voters for each precinct; and declaring an emergency.

1st Reading	366
2nd Reading	390
CR	396
Considered, advanced, 3rd Reading—	
To House	420
4th Reading	431

HB 828—By Committee on Elections and Privileges of the House and Committee on Privileges and Elections of the Senate—

An Act relating to special elections in cities and towns; providing for the retention and using of the regular precinct election officials and the regular polling place within the precinct, *** and declaring an emergency.

1st Reading	844
2nd Reading	853
CR	915
Considered, advanced, 3rd Reading—	
To House	926
4th Reading	939

HB 829—By Baggett, et al — An Act creating the University of Oklahoma School of Dentistry; ***.

1st Reading	820
2nd Reading	839
CR	915
Considered, advanced, 3rd Reading—	
To House	1238
4th Reading	1276

HB 831—By Baggett—An Act relating to accounts receivable; amending *** to provide that notice thereof when filed shall apply to future assignments between the same parties during the effective period of filing; providing for severability; and declaring an emergency.

1st Reading	765
2nd Reading	781
CR	993
Considered, advanced, 3rd Reading—	
To House	1384
4th Reading	1402

HB 833—By Camp, et al of the House and Harris of the Senate—An Act relating to juvenile officers; defining counties affected; *** and declaring an emergency.

1st Reading	366
2nd Reading	390
CR	445
Considered, advanced, 3rd Reading,	
emergency roll call deferred	624
Emergency roll call—To House	633
4th Reading	640

HB 834—By Williams (Murray) of the House and Cobb of the Senate—An Act relating to the Office of County Commis-

sioner; providing for elections to fill vacancies therein, when said vacancies arise by reason of death, resignation or removal from office; *** and declaring an emergency.

1st Reading	399
2nd Reading	419
CR	445
Considered, advanced, 3rd Reading—	
To House	514
4th Reading	522

HB 836—By Levergood, et al—An Act providing that in case of illness of the County Judge, *** the Chief Justice of the Supreme Court may designate any other County Judge, District Judge, Superior Judge or any Supernumerary Judge of this State to preside over the County Court in said county *** and declaring an emergency.

1st Reading	322
2nd Reading	330
CR	562
Considered, advanced; 3rd Reading,	
referred	600; 739
Engrossed—To House	743
SAs concurred in, passed	813
4th Reading	821

HB 837—By Howard, et al—An Act relating to deputy sheriffs; authorizing the appointment of not more than one (1) or two (2) additional deputies in counties having a Court of Common Pleas; *** and declaring an emergency.

1st Reading	331
2nd Reading	340
CR	952
Considered, advanced, 3rd Reading,	
referred	1013
Engrossed—To House	1022
SAs rejected, Conference requested—	
HCs named	1076
Conference granted, SCs appointed ..	1076
CCR read; adopted, passed — To	
House	1132; 1146
4th Reading	1165

HB 839—By Strickland, et al—An Act relating to public libraries; authorizing the

purchase of insurance *** and declaring an emergency.

1st Reading	430
2nd Reading	438
CR	716
Considered, advanced, 3rd Reading—	
To House	990
4th Reading	996

HB 840—By Shibley, et al of the House and Shoemaker of the Senate—An Act changing the name of the Consolidated Negro Institution to the Taft State Home; *** and declaring an emergency.

1st Reading	331
2nd Reading	340
CR	1336
Considered, advanced, 3rd Reading,	
referred	1418
Engrossed—To House	1446
4th Reading	1478

HB 843—By Odom (McIntosh), et al of the House and Bohannon of the Senate—An Act relating to elections; amending *** providing that absentee ballots may be obtained only through the United States mail; ***

1st Reading	399
2nd Reading	419
CR	518
Considered; advanced, 3rd Reading—	
To House	538; 565
ML; failed—To House	565; 600
4th Reading	605

HB 845—By Poyner, et al of the House and Bailey of the Senate—An Act relating to school district elections; amending *** to require that school district electors must be registered *** and declaring an emergency.

1st Reading	331
2nd Reading	340
CR	856
Considered, advanced, 3rd Reading,	
referred	1037
Engrossed—To House	1058
SAs concurred in, passed	1077
4th Reading	1082

HB 848—By Howard, et al—An Act re-

lating to schools; amending *** to include children requiring the services of a visiting counselor as exceptional children; and declaring an emergency.

1st Reading	812
2nd Reading	821
CR	851
Considered, advanced, 3rd Reading—	
To House	899
4th Reading	906

HB 849—By Baggett—An Act vitalizing Section 21 of Article V of the Constitution of the State of Oklahoma relating to compensation of members of the Legislature; authorizing monthly salary when legislature not in session; *** and declaring an emergency.

1st Reading	331
2nd Reading	340
CR	349
Considered, advanced, 3rd Reading,	
referred	393
ML; time extended; failed 393; 433; 439	
Engrossed—To House	451
SAs concurred in, passed	458
4th Reading	462

HB 850 — By Elections and Privileges Committee of the House and Privileges and Elections Committee of the Senate—An Act relating to elections; amending 26 O. S. 1951, § 233, as amended; specifying time in which candidate may withdraw and manner of selecting substitute therefor; and declaring an emergency.

1st Reading	859
2nd Reading	873
CR	901
Considered, advanced, 3rd Reading—	
To House	930
4th Reading	958

HB 851—By Goodfellow, et al of the House and Allen of the Senate—An Act relating to Conservancy Districts and Master Conservancy Districts; *** and declaring an emergency.

1st Reading	521
2nd Reading	533
CR	618

Considered, advanced, 3rd Reading,	
referred	636
Engrossed—To House	639
SAs concurred in, passed	668
4th Reading	685

HB 852—By Inman, et al of the House and Easterly of the Senate—An Act making an appropriation to the State Department of Agriculture; *** and declaring an emergency.

1st Reading	995
2nd Reading	1006

HB 853—By Taliaferro, et al—An Act relating to Commercial Feed and the inspection thereof; amending *** providing that the distribution of customer-formula and custom-mix feed shall be exempt from the inspection fee herein required; and declaring an emergency.

1st Reading	448
2nd Reading	458
CR	618
Considered, advanced, 3rd Reading—	
To House	1168
4th Reading	1185

HB 855—By Skaggs, et al—An Act relating to Workmen's Compensation; amending *** to include members of a police department of any incorporated city or town with the provisions of the Workmen's Compensation Statutes; and declaring an emergency.

1st Reading	430
2nd Reading	438
CR	645
Considered, advanced, 3rd Reading ..	712
ML; Wd—To House	712; 751
4th Reading	766

HB 856—By Skaggs, et al—An Act relating to crimes; amending *** to eliminate persons under indictment from the provisions of the Act and causing the Act to apply only to persons previously convicted of any felony; and declaring an emergency.

1st Reading	430
2nd Reading	438
CR	455

Considered, advanced, 3rd Reading—

To House	468
4th Reading	492

HB 858—By Keyes, Skaggs, Andrews, Blankenship and Taggart—An Act relating to county employees; providing that the Board of County Commissioners of any county in the State of Oklahoma *** is authorized to provide by resolution for a retirement fund and system for its employees; and declaring an emergency.

1st Reading	507
2nd Reading	514
CR	804
Considered, advanced, 3rd Reading, referred	1127
Engrossed—To House	1166
SAs concurred in, passed	1186
4th Reading	1200

HB 863—By Committee on Elections and Privileges of the House and McChristian, et al—An Act relating to election expenses; *** increasing compensation of precinct election officers *** and declaring an emergency.

1st Reading	531
2nd Reading	542
CR	562
Considered, re-referred; CR 566; 1574	
Considered, advanced, 3rd Reading, referred	1574
Engrossed—To House	1584
SAs concurred in, passed	1585
4th Reading	1587

HB 864—By Odom (Wagoner)—An Act relating to working prisoners confined in county, city or town jails; authorizing compensation and credit for work and good behavior; *** and declaring an emergency.

1st Reading	430
2nd Reading	438

HB 865—By Skaggs, et al—An Act relating to criminal procedure; amending *** to reduce time allowed to appeal judgment in felony cases from six (6) months to three (3) months *** of time allowed by judge for appeal in misdemeanor cases

from sixty (60) days and declaring an emergency.

1st Reading	658
2nd Reading	669

HB 866—By Skaggs, Andrews and McCue—An Act relating to Police Disability Benefits; amending *** and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	952
Considered, advanced, 3rd Reading, referred	1171
Engrossed—To House	1185
SAs concurred in, passed	1200
4th Reading	1237

HB 867—By Bond—An Act relating to corporations; amending *** to reduce the percentage requirement from twenty percent (20%) to ten percent (10%) of the registered owners of the outstanding shares of stock of a corporation who may petition for involuntary dissolution of a domestic corporation; and declaring an emergency.

1st Reading	448
2nd Reading	458
CR	804
Considered, advanced, 3rd Reading— To House	1267
ML	1267
4th Reading	1287

HB 870 — By Taliaferro, et al of the House and Berrong of the Senate—An Act relating to public officials; requiring sworn statements to be made on claims submitted for payment for materials, supplies, equipment or services sold to governmental agencies or subdivisions; *** and declaring an emergency.

1st Reading	448
2nd Reading	458

HB 871—By Taliaferro—An Act relating to county-owned hospitals; *** declaring an emergency.

1st Reading	531
2nd Reading	542
CR	804

Considered, advanced; 3rd Reading, referred	1343; 1376
Engrossed—To House	1383
SAs concurred in, passed	1449
4th Reading	1457

HB 873—By Henry—An Act relating to motor vehicles; amending *** to authorize fifty (50) mile per hour speed for school buses when operated for other than transporting school children to and from school; *** and declaring an emergency.

1st Reading	766
2nd Reading	781
CR	851
Considered, advanced, 3rd Reading— To House	924
4th Reading	939

HB 875—By Richardson, et al of the House and Ham and Field of the Senate—An Act relating to the court fund; authorizing expenditures therefrom for the purchase and maintenance of radar and/or radio units to be used for traffic law enforcement; *** and declaring an emergency.

1st Reading	430
2nd Reading	438
CR	562
Considered, advanced, 3rd Reading— To House	576
4th Reading	583

HB 876—By Sparks—An Act relating to motor vehicles and the registration and display of license plates thereon; amending *** and declaring an emergency.

1st Reading	820
2nd Reading	839
CR	965

HB 878—By Allard, et al of the House and McClendon and Trent of the Senate—An Act making an appropriation from the Public Building Fund in the State Treasury for the repair of buildings, improvement, and the purchase of equipment at the university hospitals; *** and declaring an emergency.

1st Reading	439
2nd Reading	445

CR	539
Considered, advanced, 3rd Reading— To House	555
4th Reading	564

HB 880—By Keyes, et al—An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the Legislature *** and declaring an emergency.

1st Reading	856
2nd Reading	862
CR; Wd, re-referred; CR .. 955; 973; 1079	
Considered; advanced, 3rd Reading, referred	1130; 1143
Engrossed—To House	1151
SAs rejected, Conference requested— To GCCA	1186
Conference granted—To GCCA	1186

HB 881—By Keyes, et al—An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the Legislature *** and declaring an emergency.

1st Reading	856
2nd Reading	862
CR; Wd, re-referred; CR .. 955; 973; 1079	
Considered, advanced, 3rd Reading, referred	1143
Engrossed—To House	1151
SAs rejected, Conference requested— To GCCA	1186
Conference granted—To GCCA	1186

HB 883—By Williams (Murray), Larson, Allard, Ogden and Batson—An Act relating to the administration of the Institute for Colored Deaf, Blind and Orphans, Taft, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to such institution to the jurisdiction of the Oklahoma Public Welfare Commission; *** and declaring an emergency.

1st Reading	359
2nd Reading	365
CR, 2nd reference rescinded	461
Wd, re-referred	466
CR	522

Considered, advanced, 3rd Reading—	
To House	533
4th Reading	546

HB 884—By Williams (Murray), Larson, Ogden, Allard and Batson—An Act relating to the administration of Whitaker State Orphan's Home, Pryor, Oklahoma; transferring all powers and duties now vested in the State Board of Public Affairs relative to such institution to the Oklahoma Public Welfare Commission; *** and declaring an emergency.

1st Reading	360
2nd Reading	365
CR, 2nd reference rescinded	461
Wd, re-referred	466
CR	522
Considered, advanced, 3rd Reading—	
To House	534
4th Reading	546

HB 885—By Metcalf, Fogarty, Patterson and Lance—An Act relating to county, city-county and district health departments; authorizing home nursing care of physically and mentally ill; *** and declaring an emergency.

1st Reading	629
2nd Reading	640

HB 889—By Veterans and Military Affairs Committee—An Act relating to Workmen's Compensation; authorizing *** Workmen's Compensation for certain employees of the Oklahoma State War Veterans Home Facilities; and declaring an emergency.

1st Reading	890
2nd Reading	907
CR	1245
Considered, advanced, 3rd Reading—	
To House	1539
4th Reading	1547

HB 890—By McCune, et al of the House and Wilson (Greer), Bailey, Payne and Land of the Senate—An Act directing the refunding of the State owned and held "State of Oklahoma Building Bonds" 1949 issue; *** and declaring an emergency.

1st Reading	467
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2nd Reading	497
CR	530
Considered, advanced, 3rd Reading—	
To House	610
4th Reading	624

HB 891—By Bond, et al of the House and Ham, Cowden, Cartwright and Graves of the Senate—An Act relating to oil and gas; authorizing the exercise of eminent domain to comply with orders of the Corporation Commission for disposal of salt water and other deleterious *** and declaring an emergency.

1st Reading	522
2nd Reading	533
CR	833
Considered, advanced, 3rd Reading—	
To House	892
4th Reading	906

HB 896—By Ruby—An Act relating to taxation; amending *** concerning applications for homestead exemption; *** and declaring an emergency.

1st Reading	780
2nd Reading	799
CR	965
Considered, advanced, 3rd Reading ..	1219
ML; time extended	1220; 1273; 1297; 1314; 1335

HB 897—By Ogden, Karnes and McCue — An Act relating to courts; requiring members of the Oklahoma Bar Association to reside or maintain a continuously operating law office in Oklahoma *** and declaring an emergency.

1st Reading	780
2nd Reading	799
CR	993
Considered, advanced, 3rd Reading—	
To House	1015
4th Reading	1022

HB 898—By Skeith of the House and Ritzhaupt and Romang of the Senate—An Act relating to regulated drugs; partially exempting certain preparations, under certain conditions, from the provisions of the uniform narcotic drug Act *** and declaring an emergency.

1st Reading	531
2nd Reading	542
CR	915
Considered, advanced, 3rd Reading—	
To House	1033
4th Reading	1055

HB 899 — By Moad, et al of the House and Kerr of the Senate—An Act relating to crimes and punishments; prohibiting any obstruction to view into interior of beer taverns and requiring adequate lighting; *** and declaring an emergency.

1st Reading	571
2nd Reading	584

HB 900—By Bond and Bullard of the House and Garvin of the Senate—An Act creating a county courthouse building fund commission; *** and declaring an emergency.

1st Reading	448
2nd Reading	458
CR	495
Considered, advanced, 3rd Reading—	
To House	501
4th Reading	513

HB 901—By Bond and Sparks—An Act relating to new motor vehicles and the registration and licensing of same; prohibiting licensed dealers of new motor vehicles from acting as agent of purchaser in procuring the registration and licensing for purchaser's vehicle; and declaring an emergency.

1st Reading	820
2nd Reading	839
CR	965
Considered, advanced, 3rd Reading—	
To House	990
4th Reading	996

HB 902—By Sparkman, et al—An Act amending *** relating to reappointment and confirmation of members of State Highway Commission *** and declaring an emergency.

1st Reading	695
2nd Reading	710
CR	733

Considered, advanced, 3rd Reading—	
To House	1083
4th Reading	1144

HB 904—By Priebe and Levergood—An Act relating to residence requirements of plaintiffs in divorce actions; *** and declaring an emergency.

1st Reading	564
2nd Reading	575
CR	1424
Considered, advanced, 3rd Reading—	
To House	1544
4th Reading	1547

HB 906—By Levergood, et al of the House and Graves of the Senate—An Act authorizing and empowering Court Clerks and/or County Clerks to dispose of Justice of the Peace Court dockets and records *** and clearing an emergency.

1st Reading	467
2nd Reading	496
CR	562
Considered, advanced, 3rd Reading,	
referred	576
Engrossed—To House	582
SAs concurred in, passed	605
4th Reading	624

HB 909—By Hopkins, et al—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 the microfilming of such instruments shall be a lawful expense of the court funds of the several counties, under certain conditions; and declaring an emergency.

1st Reading	522
2nd Reading	533
CR	640
Considered, advanced, 3rd Reading—	
To House	719
4th Reading	736

HB 911—By Baggett—An Act relating to corporate reorganizations; amending *** and declaring an emergency.

1st Reading	857
2nd Reading	862
CR	993

Considered, advanced, 3rd Reading—

To House	1063
4th Reading	1082

HB 913—By Nichols (Seminole) et al—An Act making appropriation to the Adjutant General's Department for armory construction; *** and declaring an emergency.

1st Reading	780
2nd Reading	799
CR; Wd, re-referred	1020; 1119

HB 914—By Insurance Committee—An Act relating to death benefits payable under the Workmen's Compensation Law; amending *** and declaring an emergency.

1st Reading	890
2nd Reading	907

HB 915—By Allard et al—An Act relating to the State Board of Public Affairs; amending *** and declaring an emergency.

1st Reading	766
2nd Reading	781

HB 917—By Sparks—An Act relating to Motor Vehicle Licensing and Registration; *** by providing that a mortgagee who repossesses a motor vehicle on which registration has become delinquent shall not be required, as a condition for registration, to pay penalties otherwise prescribed; and declaring an emergency.

1st Reading	741
2nd Reading	747
CR, re-referred	1079

HB 918—By Bullard of the House and Baldwin of the Senate—An Act relating to unemployment compensation provided for in the "Oklahoma Employment Security Act" *** limiting the increasing of rates of contribution under certain circumstances; and declaring an emergency.

1st Reading	766
2nd Reading	781
CR	833

Considered, advanced, 3rd Reading—

To House	989
4th Reading	996

HB 919—By Poynor, Wolf, Keyes and

Henry of the House and Bailey of the Senate — An Act relating to cities and towns; defining terms; providing for annexation of territory to cities and towns and prescribing the conditions and procedure therefor and for the deannexation of annexed territory if adequate municipal services are not extended thereto; *** and declaring an emergency.

1st Reading	967
2nd Reading	984
CR	1082

Considered, advanced, 3rd Reading, referred

ML	1291
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Engrossed—To House

SAs rejected, Conference requested—	1353
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HCs named

Conference granted, SCs appointed ..	1394
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CCR read; adopted, bill failed ..

1464; 1555	
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HB 920—By Poynor, et al of the House and Bailey of the Senate—An Act amending *** by providing that territory within specified distances of the limits of incorporated cities of specified populations shall not be included in any new incorporation of a city or town; and declaring an emergency.

1st Reading	968
2nd Reading	984
CR	1082

Considered, advanced, 3rd Reading—

To House	1292
4th Reading	1307

HB 921—By Skaggs, et al—An Act relating to public welfare assistance; amending *** by providing for conformity with Federal requirements and setting one hundred twenty-five dollars (\$125.00) per month minimum for assistance to blind persons; providing for severability; and declaring an emergency.

1st Reading	744
2nd Reading	754

HB 922—By Briscoe, et al of the House and McSpadden of the Senate—An Act relating to Social Security; amending *** regarding eligibility for assistance of needy persons; *** the age requirement

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for needy persons shall be sixty-two (62) years; and declaring an emergency.

1st Reading	744
2nd Reading	754
CR	1019
Considered, advanced, 3rd Reading—	
To House	1092
4th Reading	1144

HB 923—By Howard, et al—An Act relating to county officers in certain counties; *** providing for assistant probation officers and secretary to probation officer; *** and declaring an emergency.

1st Reading	532
2nd Reading	542
CR	979
Considered, advanced, 3rd Reading,	
referred	1034
Engrossed—To House	1053
SAs concurred in, passed	1077
4th Reading	1082

HB 924—By Bond—An Act relating to inheritance and transfer taxes; *** and declaring an emergency.

1st Reading	542
2nd Reading	554
CR	804
Considered, advanced, 3rd Reading—	
To House	1207
4th Reading	1237

HB 925—By Cox and Craig (Lincoln)—An Act relating to motor vehicles; amending *** requiring the Oklahoma Tax Commission to issue one identification and number plate per vehicle; *** and declaring an emergency.

1st Reading	796
2nd Reading	808
CR	1264
Considered, advanced, 3rd Reading,	
referred	1450
Engrossed—To House	1499
SAs concurred in, passed	1501
4th Reading	1539

HB 926—By McCune, et al—An Act relating to court reporters of County Courts and Courts of Common Pleas in certain counties of this State; *** and declaring an emergency.

1st Reading	542
2nd Reading	554
CR	708
Considered, advanced, 3rd Reading,	
referred	710
Engrossed—To House	726
SAs concurred in, passed	813
4th Reading	821

HB 928—By Shipley of the House and Baldwin of the Senate—An Act relating to schools; amending *** vesting administrative authority of State Reformatory School in State Department of Education; *** and declaring an emergency.

1st Reading	467
2nd Reading	496
CR	605
Considered, advanced, 3rd Reading—	
To House	644
4th Reading	658

HB 929—By Bond—An Act *** providing for a lien upon certain property for estate taxes; *** and declaring an emergency.

1st Reading	543
2nd Reading	554
CR	804
Considered, advanced, 3rd Reading,	
referred	1207
Engrossed—To House	1237
SAs concurred in, passed	1277
4th Reading	1287

HB 930—By Levergood, et al of the House and Shoemaker, Pazoureck, Garrison, Grantham and Kerr of the Senate—An Act relating to wills, *** prescribing the requisites in execution of wills; providing will may be made self-proved and admitted to probate without testimony of subscribing witnesses; *** and declaring an emergency.

1st Reading	543
2nd Reading	554
CR	645
Considered, advanced, 3rd Reading—	
To House	681
4th Reading	706

HB 931—By Poynor, et al of the House and Bailey of the Senate—An Act relating

to public welfare; *** directing payment by Public Welfare Commission of paving assessment levied on homestead of welfare recipients; and declaring an emergency.

1st Reading 571
2nd Reading 584

HB 932—By Bradley (Tulsa), et al of the House and Payne of the Senate—An Act relating to the licensing of operators and chauffeurs by the Department of Public Safety; *** and declaring an emergency.

1st Reading 543
2nd Reading 554
CR 618
Considered, stricken; vote reconsidered 883; 1016

HB 933—By Shibley, et al—An Act making an appropriation from the Public Building Fund in the State Treasury for the remodeling of the offices of the Clerk of the Supreme Court; *** and declaring an emergency.

1st Reading 658
2nd Reading 669

HB 934—By McCue and Business and Industry Committee—An Act relating to the Department of Commerce and Industry; *** and declaring an emergency.

1st Reading 564
2nd Reading 575
CR 1098
Considered, advanced, 3rd Reading, referred 1129
Engrossed—To House 1135
SAs concurred in, passed 1217
4th Reading 1237

HB 936—By Wolf—An Act making highway.

1st Reading 647
2nd Reading 659
CR 1300
Considered, advanced, 3rd Reading, referred 1304
Engrossed—To House 1340
SAs rejected, Conference requested—To GCCA 1355
Conference granted—To GCCA 1355
CCR read; rejected, further Conference requested 1465; 1573

Bill and CCR ordered returned to

House for proper message 1578
Further Conference granted 1579
2nd CCR adopted, passed—To House. 1579
4th Reading 1587

HB 937—By Levergood—An Act amending *** providing that a justice of the peace perform the duties of a coroner, *** and declaring an emergency.

1st Reading 837
2nd Reading 853

HB 938—By Levergood—An Act providing for the designation, by the Board of County Commissioners, of a justice of the peace, to serve as acting coroner, *** and declaring an emergency.

1st Reading 837
2nd Reading 853
CR 1447
Considered, advanced, 3rd Reading, referred 1499
Engrossed—To House 1526
SAs concurred, passed 1543
4th Reading 1555

HB 939—By Levergood and Henry—An Act relating to dissection of dead human bodies; amending *** and declaring an emergency.

1st Reading 837
2nd Reading 853

HB 940—By Finch—An Act relating to the practice of law; prohibiting such practice unless licensed by Supreme Court; *** and declaring an emergency.

1st Reading 890
2nd Reading 907

HB 942—By Bower and Willis (Jackson)—An Act relating to sale of checks, money orders or other instruments for transmission or payment of money; *** and declaring an emergency.

1st Reading 780
2nd Reading 799
CR 1245
Considered, advanced, 3rd Reading—To House 1419
4th Reading 1501

HB 946—By Baggett—An Act making appropriations to the State Board of Public Affairs; *** and declaring an emergency.

1st Reading	658
2nd Reading	669
CR	766
Considered, advanced, 3rd Reading, referred	895
Engrossed—To House	906
SAs concurred in, passed	984
4th Reading	984

HB 948—By Skaggs—An Act relating to counties; amending *** placing County Superintendent of Schools in counties of more than three hundred thousand (300,000) population in groups "A"; and declaring an emergency.

1st Reading	859
2nd Reading	873
Wd, re-referred; CR; Wd, re-referred 886; 906; 933	

HB 950—By Hurst—An Act relating to the State Bureau of Investigation and the duties thereof; amending *** by adding additional duties to said Bureau; *** and declaring an emergency.

1st Reading	744
2nd Reading	754
CR	1424
Considered, advanced, 3rd Reading, referred	1541
Engrossed—To House	1546
SAs concurred in, passed	1547
4th Reading	1577

HB 955—By Ogden and Bradley (Tulsa) An Act relating to insurance coverage of motor vehicles operating under permits from the Corporation Commission; *** and declaring an emergency.

1st Reading	796
2nd Reading	808
CR	920
Considered, advanced, 3rd Reading— To House	1007
4th Reading	1022

HB 957—By McCune and Howard—An Act relating to depositions; amending *** permitting certain admissibility of deposi-

tions under specified conditions; repealing conflicting laws; and declaring an emergency.

1st Reading	780
2nd Reading	799
CR	993
Considered, advanced, 3rd Reading, referred	1169
Engrossed—To House	1185
SAs concurred in, passed	1200
4th Reading	1237

HB 958—By Morgan of the House and Pitcher of the Senate—An Act relating to travel expenses of County Commissioners; *** and declaring an emergency.

1st Reading	696
2nd Reading	710

HB 961—By Bond—An Act relating to motor vehicles; amending *** providing for manufacturer's and dealer's license *** and declaring an emergency.

1st Reading	715
2nd Reading	719
CR	1079
Considered, advanced, 3rd Reading— To House	1347
4th Reading	1358

HB 963—By Insurance Committee — An Act relating to insurance; amending *** imposing a tax on certain insurance policies issued by certain unauthorized insurers; *** and declaring an emergency.

1st Reading	796
2nd Reading	808
CR, re-referred; CR	828; 965
Considered, advanced, 3rd Reading— To House	991
4th Reading	1006

HB 964—By Burkett and Patterson—An Act relating to cities and towns; amending *** authorizing cities and towns to engage in business, operate public utilities, provide parks and improvements, exercise right of eminent domain within or without limits of municipality, *** and declaring an emergency.

1st Reading	744
2nd Reading	754

CR	818
Considered, advanced, 3rd Reading—	
To House	1540
4th Reading	1544

HB 966—By Bullard of the House and Shoemaker and Baldwin of the Senate—An Act relating to income taxes; amended *** so as to change the method of taxing proceeds from life insurance, endowment and annuity contracts, *** and declaring an emergency.

1st Reading	647
2nd Reading	659
CR	668
Considered; advanced, 3rd Reading,	
referred	821; 827
Engrossed—To House	840
SAs concurred in, passed	919
4th Reading	939

HB 967—By Bullard, et al of the House and Baldwin of the Senate—An Act relating to estate tax; *** relating to the property included as a basis for determining the net estate for estate tax purposes *** and declaring an emergency.

1st Reading	648
2nd Reading	659
CR	725
Considered; advanced, 3rd Reading,	
referred	771; 784
Engrossed—To House	799
SAs concurred in, passed	919
4th Reading	939

HB 968—By Bullard, et al of the House and Baldwin of the Senate—An Act relating to gift tax; *** relating to transactions to which the gift tax applies so as to make the release of a general power of appointment a taxable transfer of the property involved; *** and declaring an emergency.

1st Reading	648
2nd Reading	659
CR	725
Considered, advanced, 3rd Reading,	
referred	840
Engrossed—To House	850
SAs concurred in, passed	919
4th Reading	939

HB 972—By Baggett—An Act relating to fiscal affairs; amending *** relating to transfers of items of appropriations; relating to items of work program allotments; *** and declaring an emergency.

1st Reading	696
2nd Reading	710
CR	901
Considered, advanced, 3rd Reading,	
referred	1509
Engrossed—To House	1527
SAs concurred in, passed	1543
4th Reading	1547

HB 976—By McCune, et al—An Act relating to cities and towns and the powers and authority thereof; authorizing, under certain conditions, joint participation with specified governmental entities for the establishment, acquisition, construction, maintenance, repair or operation of drainage structures *** and declaring an emergency.

1st Reading	744
2nd Reading	754
CR	818
Considered, advanced, 3rd Reading—	
To House	854
4th Reading	865

HB 978—By Lance, et al—An Act relating to eggs; amending the Oklahoma Egg Law; requiring certain markings on imported eggs; and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	838
Considered; advanced, 3rd Reading ..	1014;
	1064; 1345
ML; adopted	1345; 1387
Vote reconsidered by which advanced	1387
Considered, advanced, 3rd Reading,	
referred	1387
Engrossed—To House	1407
SAs concurred in, passed	1502
4th Reading	1527

HB 979—By Larason and Lauer.—An Act relating to agriculture; amending the Oklahoma Agricultural Code; creating the Oklahoma Livestock Auction Market State

Committee; *** and declaring an emergency.

1st Reading	857
2nd Reading	862
CR	1319
Considered, advanced, 3rd Reading ..	1520

HB 980—By Northcutt, et al—An Act relating to motor vehicles; amending *** concerning restrictions on purchase of automobiles by State departments, *** and declaring an emergency.

1st Reading	837
2nd Reading	853

HB 981—By Cole—An Act relating to positions of administrative and technical employment for the Oklahoma State Legislature; authorizing each branch to create positions of employment and determine compensation to be paid; *** and declaring an emergency.

1st Reading	745
2nd Reading	754
CR	804
Considered, advanced, 3rd Reading, referred	920
ML; time extended; adopted ... 932; 978; 992; 1000	

Vote reconsidered by which advanced	1000
Considered, advanced, 3rd Reading, referred	1000
Engrossed—To House	1005
SAs rejected, Conference requested—HCs named	1076
Conference granted, SCs appointed ..	1076
CCR rejected by House, further Conference requested, HCs re-named ..	1380
Further Conference granted, SCs re-appointed	1380
CCR read; adopted, passed — To House	1426; 1556
4th Reading	1585

HB 987—By Hopkins—An Act relating to motor vehicles; amending *** authorizing the Commissioner of Public Safety to issue certain permits for and to regulate the use of oversize and overweight vehicles; *** and declaring an emergency.

1st Reading	710
2nd Reading	719

CR	906
Considered, advanced, 3rd Reading, referred	1018
Engrossed—To House	1022
SAs concurred in, passed	1077
4th Reading	1082

HB 988—By Cox, et al—An Act relating to mental health; amending *** directing all funds received through legal proceedings for recovery of indebtedness due State for care of patients at mental hospitals to be deposited in Mental Health Department Revolving Fund; *** and declaring an emergency.

1st Reading	780
2nd Reading	799

HB 989—By Cox, et al—An Act relating to mental health; amending *** disposition of unclaimed funds of patients of mental hospitals and schools for mentally retarded; *** and declaring an emergency.

1st Reading	917
2nd Reading	940
CR	965
Considered, advanced, 3rd Reading—To House	1216
4th Reading	1237

HB 990—By Social Welfare Committee—An Act amending *** related to State Advisory Council of Department of Health, *** and declaring an emergency.

1st Reading	696
2nd Reading	710
CR	763
Considered, advanced, 3rd Reading, referred	786
Engrossed—To House	799
SAs concurred in, passed	838
4th Reading	862

HB 992—By McCune and Greenhaw—An Act relating to insurance; amending *** defining term agent to include individuals, firms or corporations; *** and declaring an emergency.

1st Reading	797
2nd Reading	808

HB 993—By Bradley (Jefferson) et al—An Act relating to the practice of medi-

cine; amending *** concerning authority of the State Board of Medical Examiners to accept applicants for a license to practice in Oklahoma without examination when such applicants hold a license from another state; *** and declaring an emergency.

1st Reading	860
2nd Reading	873
CR	901
Considered, advanced, 3rd Reading—	
To House	1007
4th Reading	1022

HB 995—By Batson, et al—An Act relating to highways; authorizing trucks hauling specific road building materials to exceed load limit on certain highways *** and declaring an emergency.

1st Reading	1179
2nd Reading	1187
CR	1224
Considered, advanced, 3rd Reading—	
To House	1329
ML; House requested to return Bill ..	1335
4th Reading	1351
House requested to recall bill from	
Governor's office	1384
Time extended on ML	1393; 1417

HB 996—By Andrews, et al—An Act relating to elections; repealing *** which required candidates for political office to declare their race in notification upon filing *** and declaring an emergency.

1st Reading	956
2nd Reading	973
CR	1134
Considered, advanced, 3rd Reading—	
To House	1140
4th Reading	1165

HB 997—By Andrews, et al—An Act relating to mental health; amending *** to delete reference to Negro in the definition of veteran; and declaring an emergency.

1st Reading	956
2nd Reading	973
CR	1019
Considered, advanced, 3rd Reading—	
To House	1163
4th Reading	1185

HB 998—By Andrews, et al—An Act relating to mental health; amending *** delete reference to Negro as part of title of Taft State Hospital; and declaring an emergency.

1st Reading	956
2nd Reading	973
CR	1019
Considered, advanced, 3rd Reading—	
To House	1163
4th Reading	1185

HB 999—By Andrews, et al—An Act relating to water and water rights; *** to repeal the right of the Oklahoma Planning and Resources Board to segregate white and colored races in the exercise of fishing, boating and bathing rights; and declaring an emergency.

1st Reading	996
2nd Reading	1006
CR	1300
Considered, advanced, 3rd Reading—	
To House	1503
4th Reading	1526

HB 1001—By Andrews, et al—An Act relating to mental health; amending *** to delete reference to the Negro race in the provision for creation of a veterans ward at Taft State Hospital; and declaring an emergency.

1st Reading	956
2nd Reading	973
CR	1019
Considered, advanced, 3rd Reading—	
To House	1162
4th Reading	1185

HB 1007—By Andrews—An Act relating to Negro Boys Training School; repealing *** establishing training school for Negro boys on penitentiary grounds *** and declaring an emergency.

1st Reading	917
2nd Reading	940
CR	1030
Considered, advanced, 3rd Reading—	
To House	1140
4th Reading	1165

HB 1008—By Shipley—An Act relating to

taxation; repealing *** exempting gasoline or special fuels used in school buses for transportation of public school children from all State taxes; and declaring an emergency.

1st Reading	812
2nd Reading	821
CR	965
Considered, advanced, 3rd Reading—	
To House	1231
4th Reading	1257

HB 1009—By Baggett—An Act relating to civil procedure; repealing *** relating to summons in error.

1st Reading	890
2nd Reading	907
CR	1020
Considered, advanced, 3rd Reading—	
To House	1141
4th Reading	1165

HB 1010—By Camp—An Act relating to civil procedure; repealing *** exempting home owners loan corporation from bonds or security during litigation; and declaring an emergency.

1st Reading	820
2nd Reading	839
CR	1224
Considered, advanced, 3rd Reading—	
To House	1230
4th Reading	1257

HB 1011—By Camp—An Act relating to State Banking Department; repealing *** duplicating other statutes involving travel expense; and declaring an emergency.

1st Reading	820
2nd Reading	839
CR	901
Considered, advanced, 3rd Reading—	
To House	1200
4th Reading	1237

HB 1012—By Skeith—An Act relating to corporations; repealing *** relating to wagon road corporations; and declaring an emergency.

1st Reading	837
2nd Reading	853
CR	1021

Considered, advanced, 3rd Reading—

To House	1141
4th Reading	1165

HB 1014—By Burkett—An Act providing for the nomination and appointment of guardians in certain cases; and declaring an emergency.

1st Reading	837
2nd Reading	853
CR	1336

Considered, advanced, 3rd Reading—

To House	1417
4th Reading	1478

HB 1015—By Lance—An Act relating to National Youth Association; *** authorizing cooperation of County Commissioners, fair associations and fair boards with non-existent National Youth Association; and declaring an emergency.

1st Reading	781
2nd Reading	799
CR	1245

Considered, advanced, 3rd Reading—

To House	1255
4th Reading	1276

HB 1016—By McCune, et al — An Act relating to cities and towns; authorizing the destruction, sale or other disposition of certain papers, documents and records after specified periods of time; *** and declaring an emergency.

1st Reading	851
2nd Reading	862
CR	888

Considered, advanced, 3rd Reading, referred

Engrossed—To House	1017
SAs concurred in, passed	1022
4th Reading	1077
	1082

HB 1017—By Skaggs—An Act relating to Western Oklahoma Home for White Children; *** providing for a home for dependent and neglected White children in Western Oklahoma; *** and declaring an emergency.

1st Reading	797
2nd Reading	808
CR	1245

Considered, advanced, 3rd Reading—

To House	1256
4th Reading	1276

HB 1019—By Skaggs—An Act relating to Boys Training School; *** providing for the establishment, organization, control, and functions of State Training School for Boys at Pauls Valley; and declaring an emergency.

1st Reading	797
2nd Reading	808
CR	1030
Considered, advanced, 3rd Reading—	
To House	1142
4th Reading	1165

HB 1020—By Baggett—An Act relating to State census; repealing *** directing the State Board of Agriculture to enumerate all persons in the State of Oklahoma once each ten (10) years; and declaring an emergency.

1st Reading	851
2nd Reading	862
CR	906
Considered, advanced, 3rd Reading—	
To House	920
4th Reading	939

HB 1021—By Baggett—An Act relating to civil procedure; repealing *** requiring exceptions to error of court on ruling of exception to depositions.

1st Reading	890
2nd Reading	907
CR	1020
Considered, advanced, 3rd Reading—	
To House	1161
4th Reading	1185

HB 1022—By Baggett—An Act relating to civil procedure; repealing *** authorizing sheriff to select talesmen to obtain necessary number of jurors.

1st Reading	890
2nd Reading	907
CR	1020
Considered, advanced, 3rd Reading—	
To House	1161
4th Reading	1185

HB 1023—By Baggett—An Act relating

to civil procedure; repealing *** relating to exceptions to decisions of the court.

1st Reading	890
2nd Reading	907
CR	1020

Considered, advanced, 3rd Reading—

To House	1161
4th Reading	1185

HB 1025—By Andrews—An Act relating to crimes and punishments; repealing *** providing punishment for anti-fugitive slave law; and declaring an emergency.

1st Reading	917
2nd Reading	940
CR	1020

Considered, advanced, 3rd Reading—

To House	1162
4th Reading	1185

HB 1026—By Allard et al—An Act relating to militia; *** and declaring an emergency.

1st Reading	851
2nd Reading	862
CR	1245

Considered, advanced, 3rd Reading—

To House	1257
4th Reading	1276

HB 1027—By Clark—An Act relating to the continuity of government; *** and declaring an emergency.

1st Reading	851
2nd Reading	862
CR	965

Considered, advanced, 3rd Reading—

To House	1089
4th Reading	1144

HB 1029—By Redman and Taliaferro of the House and Harris of the Senate—An Act relating to the office of city attorney or municipal counselor in certain cities of this State; *** and declaring an emergency.

1st Reading	813
2nd Reading	821
CR	888

Considered, advanced, 3rd Reading—

To House	1194
4th Reading	1200

HB 1032—By Odom (Wagoner)—An Act relating to appropriations to the office of Secretary of State; *** and declaring an emergency.

1st Reading	857
2nd Reading	862
CR	1020
Considered, advanced, 3rd Reading—	
To House	1270
4th Reading	1287

HB 1033—By Howze and Wilhelm — An Act relating to Legislative apportionment of the House of Representatives.

1st Reading	718
2nd Reading	734
CR, re-referred; CR	891; 1319
Considered, advanced, 3rd Reading, referred	1342
Engrossed—To House	1348
SAs rejected, Conference requested—	
To Re-apportionment committee; instructed	1355; 1418
Conference granted—To Re-apportionment committee	1355
CCR rejected by House, further Conference requested—To Re-apportionment committee	1478
Further Conference granted—To Re-apportionment committee	1478
2nd CCR adopted, passed—To House ..	1527
4th Reading	1539

HB 1037—By Northcutt and Poynor—An Act making an appropriation to the Board of Regents for Higher Education; stating the intention of the Legislature *** and declaring an emergency.

1st Reading	851
2nd Reading	862
CR; Wd, re-referred; CR ..	955; 973; 1020
Considered, advanced, 3rd Reading, referred	1118
Engrossed—To House	1123
SAs rejected, Conference requested—	
To GCCA	1186
Conference granted—To GCCA	1186

HB 1040 — By Converse, et al of the House and Belvin of the Senate—An Act relating to watershed improvement dis-

tricts; amending *** and declaring an emergency.

1st Reading	851
2nd Reading	862

HB 1041—By Bower and Camp—An Act relating to public funds; amending *** providing for securities of depository banks; *** and declaring an emergency.

1st Reading	813
2nd Reading	821
CR	901
Considered; advanced, 3rd Reading—	
To House	1013; 1123
4th Reading	1144

HB 1042—By Murrow—An Act relating to fees of the County Clerk; amending *** increasing certain fees where photographic recording methods are used; and declaring an emergency.

1st Reading	837
2nd Reading	853

HB 1045—By Taliaferro and Redman—An Act relating to courts; amending *** and declaring an emergency.

1st Reading	851
2nd Reading	862
CR	1245
Considered, advanced, 3rd Reading, referred	1248
Engrossed—To House	1265
SAs concurred in, passed	1277
4th Reading	1307

HB 1046—By Taliaferro, et al—An Act making an appropriation to the Board of Regents for higher education; *** and declaring an emergency.

1st Reading	732
2nd Reading	747
CR	920
Considered, advanced, 3rd Reading, referred	1066
Engrossed—To House	1072
SAs rejected, Conference requested—	
To GCCA	1156
Conference granted—To GCCA	1156

HB 1047—By Tate, McCue, Bullard, Cox and Goodfellow—An Act relating to water

rights; amending *** and declaring an emergency.

1st Reading	852
2nd Reading	862
CR	906
Considered, advanced, 3rd Reading—	
To House	1065
4th Reading	1082

HB 1048—By Cox, et al of the House and Wilson (Greer), Graves and Ritzhaupt of the Senate—An Act making an appropriation to the State Board of Public Affairs; stating the purpose; *** and declaring an emergency.

1st Reading	860
2nd Reading	873
CR	1020
Considered, advanced, 3rd Reading,	
referred	1201
Engrossed—To House	1237
SAs rejected, Conference requested—	
To GCCA	1292
Conference granted—To GCCA	1292
CCR adopted, passed—To House	1563
4th Reading	1579

HB 1049—By Hesser of the House and Kerr of the Senate—An Act relating to charitable, educational and benevolent corporations; amending *** and declaring an emergency.

1st Reading	852
2nd Reading	862
CR	955
Considered, advanced, 3rd Reading—	
To House	1033
4th Reading	1055

HB 1050—By Tate, et al—An Act relating to marriage; amending *** providing for issuance of license; and declaring an emergency.

1st Reading	838
2nd Reading	853
CR, re-referred; Wd — To Calendar	1393; 1410

HB 1052—By Bradley (Tulsa), et al—An Act relating to motor vehicles; providing for proportional registration and licensing of certain motor vehicles engaged in in-

terstate commerce; *** and declaring an emergency.

1st Reading	852
2nd Reading	862
CR	1134
Considered, advanced, 3rd Reading,	
referred	1152
Engrossed—To House	1166
SAs concurred in, passed	1186
4th Reading	1200

HB 1053—By Sparkman, et al—An Act making an appropriation from the Public Building Fund in the State Treasury for the remodeling of the office of the State Auditor; *** and declaring an emergency.

1st Reading	860
2nd Reading	873

HB 1054—By Odom (Wagoner)—An Act relating to lease agreements between governing boards of counties, cities and towns, school boards and boards of education and lessors of road machinery and equipment, *** and declaring an emergency.

1st Reading	838
2nd Reading	853
CR	1005
Considered, advanced, 3rd Reading,	
referred	1503
Engrossed—To House	1542
SAs concurred in, passed	1547
4th Reading	1555

HB 1055—By Allard of the House and Breeden of the Senate—An Act authorizing legal newspapers to change name without removing from the city of its publication *** and declaring an emergency.

1st Reading	890
2nd Reading	907
CR	1079
Considered, advanced, 3rd Reading—	
To House	1200
4th Reading	1237

HB 1058—By Howard, et al—An Act relating to motor vehicle registration plates; amending *** changing the present lettering on said plates; ***.

1st Reading	838
2nd Reading	853

HB 1059—By Howard—An Act relating to bulk sales of personal property, amending *** and declaring an emergency.

1st Reading	918
2nd Reading	940
CR	995
Considered, advanced, 3rd Reading—	
To House	1385
4th Reading	1402

HB 1060—By Briscoe of the House and McSpadden of the Senate—An Act making an appropriation to the Will Rogers Memorial Commission; *** and declaring an emergency.

1st Reading	860
2nd Reading	873
CR	1020
Considered, advanced, 3rd Reading,	
referred	1025
Engrossed—To House	1031
SAs rejected, Conference requested—	
To GCCA	1076
Conference granted—To GCCA	1076

HB 1066—By Howard—An Act relating to foreclosing of chattel mortgages by advertisement; amending ***.

1st Reading	1082
2nd Reading	1101

HB 1068—By McChristian et al—An Act relating to penal institutions; creating a pension and retirement system for employees thereof; *** and declaring an emergency.

1st Reading	956
2nd Reading	973
CR	1030
Considered, advanced, 3rd Reading ..	1130
ML; time extended; failed 1130; 1188; 1203	

HB 1072—By Thomas—An Act relating to the public schools; amending *** providing for the acquisition of library books by school districts and prescribing manner thereof; and declaring an emergency.

1st Reading	956
2nd Reading	973
CR; stricken	1021; 1187

HB 1073—By Skeith of the House and

Cobb of the Senate—An Act amending *** relating to the letting of construction contracts on State and county highways *** and declaring an emergency.

1st Reading	918
2nd Reading	940
CR	1030
Considered, advanced, 3rd Reading—	
To House	1066
Recall of bill for correction of title,	
requested by House	1186
Bill returned for correction	1206
Vote reconsidered by which passed,	
title amended	1206
3rd Reading, referred	1206
Engrossed—To House	1237
SAs concurred in, passed	1277
4th Reading	1287

HB 1075—By Skaggs of the House and Lollar of the Senate—An Act relating to crimes; amending *** and declaring an emergency.

1st Reading	918
2nd Reading	940
CR	1180
Considered, advanced, 3rd Reading—	
To House	1420
4th Reading	1478

HB 1076—By Legal and Fiscal Advisory Committee and Goodfellow and Fowler—An Act relating to the Alcoholic Beverage Control Board; amending *** and declaring an emergency.

1st Reading	956
2nd Reading	973
CR	1079
Considered, advanced, 3rd Reading,	
referred	1251
ML	1266
Engrossed—To House	1353
SAs concurred in, passed	1447
4th Reading	1449

HB 1077—By Legal and Fiscal Advisory Committee and Goodfellow—An Act relating to State owned automobiles; amending *** to authorize the Alcoholic Beverage Control Board to own twenty-four (24) passenger type automobiles; and declaring an emergency.

1st Reading	983
2nd Reading	997
CR	1079
Considered, advanced, re-referred; CR	1377; 1393

HB 1078—By Legal and Fiscal Advisory Committee and Goodfellow—An Act relating to the Oklahoma Alcoholic Beverage Control Board; amending *** to authorize the Board to employ an attorney; *** and declaring an emergency.

1st Reading	956
2nd Reading	973
CR; re-referred; CR	1354; 1408; 1424

HB 1079—By Legal and Fiscal Advisory Committee and Goodfellow—An Act relating to the Alcoholic Beverage Control Board; prohibiting price discrimination; *** and declaring an emergency.

1st Reading	957
2nd Reading	973
CR	1134
Considered, advanced, 3rd Reading, referred	1259
ML; time extended	1266; 1335
Engrossed—To House	1353
SAs rejected, Conference requested— HCs named	1424
Conference granted—SCs appointed ..	1542

HB 1083—By Ruby—An Act relating to counties and county officers; repealing *** duplicating other statute making false affidavit in proceedings perjury; and declaring an emergency.

1st Reading	957
2nd Reading	973
CR	1224
Considered, advanced, 3rd Reading— To House	1231
4th Reading	1257

HB 1084—By Williams (Murray) of the House and Cobb of the Senate—An Act relating to minnows; amending *** authorizing certain persons, firms and corporations to transport and export minnows obtained from private hatcheries; *** and declaring an emergency.

1st Reading	860
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2nd Reading	873
CR	979
Considered, advanced, 3rd Reading ..	1290

HB 1085—By Burkett—An Act relating to Workmen's Compensation; amending *** to provide for a statute of limitations for radiation disease; and declaring an emergency.

1st Reading	938
2nd Reading	958
CR	1245
Considered, advanced, 3rd Reading— To House	1385
4th Reading	1402

HB 1090—By Vandiver, et al—An Act relating to contractors of the State Highway Commission; requiring the Commission to withhold five percent (5%) of amount due a contractor *** and declaring an emergency.

1st Reading	938
2nd Reading	958
CR	1030
Considered, advanced, 3rd Reading, referred	1267
Engrossed—To House	1280
SAs concurred in, passed	1245
4th Reading	1358

HB 1091—By Finch—An Act relating to Workmen's Compensation; permitting injured workers to select their own doctors under certain circumstances; amending *** and declaring an emergency.

1st Reading	938
2nd Reading	958
CR	1245
Considered, advanced, 3rd Reading— To House	1519
4th Reading	1539

HB 1094—By Cole—An Act making an appropriation to the Board of Regents for Higher Education; expressing the intent of the legislature as to allocation for technical training building or student housing at the Okmulgee branch of Oklahoma State University; *** and declaring an emergency.

1st Reading	1082
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2nd Reading	1101
CR	1245
Considered, advanced, 3rd Reading, referred	1269
Engrossed—To House	1280
SAs rejected, Conference requested— To GCCA	1312
Conference granted—To GCCA	1312

HB 1096—By Burkett, et al of the House and Morford, Grantham, Romang, Boecher, McColgin and Easterly of the Senate—An Act fixing additional salary of each district Court Reporter in District Court judicial districts of this State, having (1) poulation in excess of one hundred thirty thousand (130,000), *** and declaring an emergency.

1st Reading	938
2nd Reading	958
CR; stricken	1020; 1290

HB 1098—By Cole—An Act relating to the Department of Public Safety; amending *** creating drivers license division of Department of Public Safety and dealing with personnel thereof; *** and declaring an emergency.

1st Reading	968
2nd Reading	984
CR, re-referred	1030

HB 1099—By Cole—An Act relating to the Oklahoma Department of Public Safety; amending *** providing for longevity allowances and graduated pay scale; *** and declaring an emergency.

1st Reading	957
2nd Reading	973
CR, re-referred	1030

HB 1100—By Cole—An Act relating to the Oklahoma Department of Public Safety; authority for the appointment and compensation of certain personnel; *** and declaring an emergency.

1st Reading	957
2nd Reading	973
CR, re-referred; CR	1030; 1539
Considered, advanced, 3rd Reading, referred	1558
Engrossed—To House	1586

SAs concurred in, passed	1587
4th Reading	1587

HB 1102—By Ford—An Act relating to school district annexation and consolidation; amending *** and declaring an emergency.

1st Reading	968
2nd Reading	984
CR	1021
Considered, advanced, 3rd Reading, referred	1407

Engrossed—To House	1446
SAs concurred in, passed	1502
4th Reading	1526

HB 1103—By Shibley—An Act relating to mental health; amending *** and declaring an emergency.

1st Reading	890
2nd Reading	907
CR	1319

Considered, advanced, 3rd Reading, referred	1346
ML; time extended	1346; 1380
Engrossed—To House	1383

HB 1104—By Allard et al of the House and McClendon and Trent of the Senate—An Act making appropriations from designated State funds to pay warrants cancelled by Statute; *** and declaring an emergency.

1st Reading	860
2nd Reading	873
CR	1381

Considered, advanced, 3rd Reading, referred	1414
Engrossed—To House	1446
SAs rejected, Conference requested— To GCCA	1527

Conference granted—To GCCA	1527
CCR adopted, passed—To House	1562
4th Reading	1587

HB 1105—By Willis (Jackson) et al—An Act relating to highway safety; amending *** prohibiting persons to operate or ride as a passenger on motor scooters or motor bicycles unless such persons are wearing crash helmets *** and declaring an emergency.

1st Reading	860
2nd Reading	873
CR	955
Considered; advanced, 3rd Reading ..	1270; 1387; 1460

HB 1107—By Cook and Shibley—An Act relating to the Department of Public Safety; amending *** prescribing conditions for receiving retirement pay *** and declaring an emergency.

1st Reading	1077
2nd Reading	1082

HB 1108—By Shibley and Cook—An Act relating to motor vehicles; amending *** concerning employees of the Department of Public Safety eligibility for membership in the retirement and pension plan; *** and declaring an emergency.

1st Reading	1077
2nd Reading	1082
CR	1159
Considered, advanced, 3rd Reading—	
To House	1211
4th Reading	1237

HB 1109—By Shipley—An Act relating to schools; requiring the Clerk of School Boards for independent and dependent school districts to make and file with the County Superintendent of Schools copies of the minutes of all meetings of such board; and declaring an emergency.

1st Reading	861
2nd Reading	873
CR	1003
Considered, advanced, 3rd Reading,	
referred	1036
Engrossed—To House	1053
SAs rejected, Conference requested—	
HCs named	1076
Conference granted, SCs appointed ..	1076
CCR adopted, passed—To House	1194
4th Reading	1200

HB 1110—By Hurst and Shipley—An Act relating to schools; amending *** authorizing appropriation for minimum program in State Reformatory including special education; and declaring an emergency.

1st Reading	861
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2nd Reading	873
CR	906
Considered, advanced, 3rd Reading—	
To House	1164
4th Reading	1185

HB 1111—By Burnham, et al—An Act relating to county officers; amended *** increasing the per diem for the members of the Board of Equalization and Excise Board *** and declaring an emergency.

1st Reading	939
2nd Reading	958

HB 1113—By Tucker—An Act relating to the prevention of forest or wood fires; amending *** and declaring an emergency.

1st Reading	957
2nd Reading	973
CR	1319
Considered, advanced, 3rd Reading—	
To House	1379
4th Reading	1384

HB 1114—By Burkett—An Act relating to crimes; making it a felony to solicit from or pay to any person any money or other thing of value as a condition of employment or retention of employment *** and declaring an emergency.

1st Reading	918
2nd Reading	940

HB 1115—By Tate—An Act relating to District Courts; amending *** concerning appointment and salary of court reporters; *** and declaring an emergency.

1st Reading	968
2nd Reading	984
CR	1245
Considered, advanced, 3rd Reading—	
To House	1259
4th Reading	1276

HB 1116—By Burnham—An Act relating to special mobilized machinery; amending *** providing for registration of special mobilized machinery with the Oklahoma Tax Commission ***.

1st Reading	1117
2nd Reading	1135

HB 1118—By Legal and Fiscal Advisory

Committee and Goodfellow—An Act relating to intoxicating liquors; authorizing employment of undercover agents for the Alcoholic Beverage Control Board; and declaring an emergency. ***

1st Reading	983
2nd Reading	997
CR	1352
Considered, advanced, 3rd Reading ..	1547

HB 1119—By Richardson and Smith—An Act relating to municipal fire departments; amending *** and declaring an emergency.

1st Reading	957
2nd Reading	973
CR	1005
Considered, advanced, 3rd Reading—	
To House	1168
4th Reading	1185

HB 1120—By Camp—An Act making appropriations to the Oklahoma State Regents for Higher Education; *** and declaring an emergency.

1st Reading	957
2nd Reading	973
CR	1245
Considered, advanced, 3rd Reading,	
referred	1305
Engrossed—To House	1328
SAs rejected, Conference requested—	
To GCCA	1355

HB 1121—By Redman—An Act relating to motor vehicles; amending *** establishing maximum speed limits for combinations of vehicles consisting of passenger motor vehicles and loaded or unloaded two-wheeled boat semitrailers; and declaring an emergency.

1st Reading	861
2nd Reading	873

HB 1122—By Burnham—An Act relating to traffic on public streets and highways; amending *** prescribing the duties of drivers of vehicles on county roads approaching intersections *** and declaring an emergency.

1st Reading	918
2nd Reading	940

HB 1123—By Wolf—An Act relating to official records; providing for the preservation of State and local records; ***

1st Reading	939
2nd Reading	958
CR	1051
Considered, advanced, 3rd Reading,	
referred	1302
Engrossed—To House	1328
SAs concurred in, passed	1345
4th Reading	1358

HB 1124—By Wolf—An Act relating to official records; providing for records management programs for State and local records; ***

1st Reading	939
2nd Reading	958
CR	1051
Considered, advanced, 3rd Reading,	
referred	1303
Engrossed—To House	1328
SAs concurred in, passed	1345
4th Reading	1358

HB 1125—By Mountford and McCue—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 twenty-seven thousand seven hundred fifty (27,750) *** and declaring an emergency.

1st Reading	918
2nd Reading	940

HB 1126—By Mountford and McCue—An Act relating to county officers in certain counties of the State; providing additional duties for County Attorneys in all counties having a population of not less than twenty-seven thousand seven hundred fifty (27,750) *** and declaring an emergency.

1st Reading	918
2nd Reading	940

HB 1127—By Forsythe—An Act relating to consideration and disposition of county claims; amending *** and declaring an emergency.

1st Reading	958
2nd Reading	973

CR	1381
Considered, advanced, 3rd Reading—	
To House	1419
4th Reading	1478

HB 1130—By Inman, et al—An Act relating to cigarette tax and tobacco products tax; amending *** by eliminating snuff from the tax herein imposed; providing an effective date for this Act; and declaring an emergency.

1st Reading	958
2nd Reading—To Calendar	973
Considered, advanced, 3rd Reading ..	1117
ML; time extended; adopted ..	1145; 1221;
	1236
3rd Reading, referred	1239
Engrossed—To House	1251
SAs concurred in, passed	1277
4th Reading	1307

HB 1131—By Finch—An Act relating to marriage; declaring perjury in obtaining a marriage license to be gross fraud with intent to deceive; *** and declaring an emergency.

1st Reading	919
2nd Reading	940
CR	1336

HB 1132—By Odom (Wagoner)—An Act relating to revenue and taxation; amending 68 O. S. 1951, § 432; providing for resale of unredeemed real estate purchased by county at delinquent tax sales.

1st Reading	872
2nd Reading	891
CR	965
Vote reconsidered by which stricken	
(p 1553)	1565
Considered, advanced, 3rd Reading—	
To House	1566
4th Reading	1579

HB 1133—By Odom (Wagoner)—An Act relating to revenue and taxation; amending 68 O. S. 1951, § 354, changing from ten (10) days to sixty (60) days the time required for publication of delinquent taxpayers; changing from thirty (30) days to ninety (90) days the time allowed for issu-

ance of warrants to delinquent taxpayers; and declaring an emergency.

1st Reading	872
2nd Reading	891
CR	965
Vote reconsidered by which stricken	
(p 1553)	1565
Considered, advanced, 3rd Reading—	
To House	1565
4th Reading	1579

HB 1134—By Bullard—An Act relating to tobacco products tax; amending *** to provide that the cigars described therein retailing at more than three and one-third cents (3 1/3c) each shall be taxed at the rate therein provided; and declaring an emergency.

1st Reading	872
2nd Reading	891
CR	965

HB 1135—By Massey—An Act relating to school district annexation and consolidation; amending *** and declaring an emergency.

1st Reading	861
2nd Reading	873
CR	906
Considered, IPP	1542

HB 1137—By Baggett—An Act relating to contracts; repealing 15 O. S. 1951, § 502, covered by other statutes exempting inns and boarding houses from liability of lost articles.

1st Reading	968
2nd Reading	984
CR	1079
Considered, advanced, 3rd Reading—	
To House	1136
4th Reading	1165

HB 1138—By Baggett—An Act relating to counties and county officers; repealing *** relating to relocating of county seats; making false affidavit in proceedings perjury.

1st Reading	968
2nd Reading	984
CR	995

Considered, advanced, 3rd Reading—	
To House	1016
4th Reading	1022

HB 1139—By Baggett—An Act relating to courts; repealing *** relating to Marshal of Supreme Court.

1st Reading	968
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1040
4th Reading	1072

HB 1140—By Baggett—An Act relating to courts; repealing *** providing for terms of County Court.

1st Reading	968
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1040
4th Reading	1072

HB 1141—By Baggett—An Act relating to courts; repealing *** superseded by other statute providing for office of Clerk of County.

1st Reading	968
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1041
4th Reading	1072

HB 1142—By Baggett—An Act relating to courts; repealing *** providing for improvement of administration of justice.

1st Reading	968
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1041
4th Reading	1072

HB 1145—By Baggett—An Act relating to crimes and punishment; repealing *** relating to ballot boxes and poll lists.

1st Reading	968
2nd Reading	984
CR	1022

Considered, advanced, 3rd Reading—	
To House	1041
4th Reading	1072

HB 1146—By Baggett—An Act relating to crimes and punishments; repealing *** relating to offenses by or concerning election officers.

1st Reading	968
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1042
4th Reading	1072

HB 1147—By Baggett—An Act relating to crimes and punishments; repealing *** relating to offenses by or concerning election officers.

1st Reading	968
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1042
4th Reading	1072

HB 1148—By Baggett—An Act relating to crimes; repealing *** providing for punishment for search warrant maliciously procured.

1st Reading	968
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1044
4th Reading	1072

HB 1149—By Baggett—An Act relating to crimes and punishments; repealing *** in regard to libel and slander.

1st Reading	969
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1045
4th Reading	1072

HB 1150—By Baggett—An Act relating to crimes and punishments; repealing *** authorizing action on bonds for cigarette vendors licensing Act which has been repealed.

1st Reading	969
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1042
4th Reading	1072

HB 1152—By Baggett—An Act relating to elections; repealing *** providing for expiration of terms of first county election board on July 1, 1913.

1st Reading	969
2nd Reading	984
CR	1245
Considered, advanced, 3rd Reading—	
To House	1252
4th Reading	1276

HB 1153—By Baggett—An Act relating to elections; repealing *** making illegal voting a misdemeanor.

1st Reading	968
2nd Reading	984
CR	1245
Considered, advanced, 3rd Reading—	
To House	1252
4th Reading	1276

HB 1154—By Baggett—An Act relating to labor; repealing *** providing for State Employment Service.

1st Reading	968
2nd Reading	984
CR	1021
Considered, advanced, 3rd Reading—	
To House	1043
4th Reading	1072

HB 1155—By Baggett—An Act relating to labor; repealing *** requiring payment of wages periodically.

1st Reading	969
2nd Reading	984
CR	1021
Considered, advanced, 3rd Reading—	
To House	1043
4th Reading	1072

HB 1156—By Baggett—An Act relating to mines and mining; repealing *** relating to certificates of mining competency.

1st Reading	969
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2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1043
4th Reading	1072

HB 1158—By Baggett—An Act relating to mines and mining; repealing *** providing for tenure of office for existing officers.

1st Reading	969
2nd Reading	984
CR	1020
Considered, advanced, 3rd Reading—	
To House	1044
4th Reading	1072

HB 1159—By Baggett—An Act relating to mines and mining; repealing ***.

1st Reading	969
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1044
4th Reading	1072

HB 1160—By Baggett—An Act relating to mortgages; repealing *** relating to mortgages of realty.

1st Reading	969
2nd Reading	984
CR	1050
Considered, advanced, 3rd Reading—	
To House	1045
4th Reading	1072

HB 1161—By Baggett—An Act relating to motor vehicles; repealing *** relating to registration of motor vehicles.

1st Reading	969
2nd Reading	984
CR	1021
Considered, advanced, 3rd Reading—	
To House	1045
4th Reading	1072

HB 1162—By Baggett—An Act relating to officers; repealing *** providing for return of veterans to positions in public service.

1st Reading	969
2nd Reading	985
CR	1021

Considered, advanced, 3rd Reading—	
To House	1046
4th Reading	1072

HB 1163—By Baggett—An Act relating to oil and gas; repealing *** providing for traveling and subsistence expenses.

1st Reading	969
2nd Reading	984
CR	1224

Considered, advanced, 3rd Reading—	
To House	1230
4th Reading	1257

HB 1164—By Baggett—An Act relating to oil and gas; repealing *** relating to interstate oil compact Act; proclaiming effective date of Act and notice thereof.

1st Reading	969
2nd Reading	984
CR	1224

Considered, advanced, 3rd Reading—	
To House	1230
4th Reading	1257

HB 1165—By Baggett—An Act relating to oil and gas; repealing *** providing for the process of plugging abandoned wells.

1st Reading	969
2nd Reading	984
CR	1224

Considered, advanced, 3rd Reading—	
To House	1229
4th Reading	1257

HB 1166—By Baggett—An Act relating to oil and gas; repealing *** providing for travel expense for inspection.

1st Reading	969
2nd Reading	984
CR	1224

Considered, advanced, 3rd Reading—	
To House	1229
4th Reading	1257

HB 1167—By Baggett—An Act relating to oil and gas; repealing *** compilation of oil and gas laws and regulations.

1st Reading	969
2nd Reading	985
CR	1224

Considered, advanced, 3rd Reading—	
To House	1228
4th Reading	1257

HB 1168—By Baggett—An Act relating to the Oklahoma Historical Societies and Associations; repealing *** creating the Haskell Memorial Commission.

1st Reading	969
2nd Reading	985
CR	1021

Considered, advanced, 3rd Reading—	
To House	1046
4th Reading	1072

HB 1169—By Baggett—An Act relating to prisons and reformatories; repealing *** relating to utilization of prison labor at eleemosynary institutions.

1st Reading	970
2nd Reading	985
CR	1030

Considered, advanced, 3rd Reading—	
To House	1046
4th Reading	1072

HB 1170—By Baggett—An Act relating to prisons and reformatories; repealing *** authorizing diminution of sentence of prisoners for good behavior.

1st Reading	970
2nd Reading	985
CR	1030

Considered, advanced, 3rd Reading—	
To House	1047
4th Reading	1072

HB 1171—By Baggett—An Act relating to prisons and reformatories; repealing *** providing for term of office and oath of warden for Granite Reformatory.

1st Reading	970
2nd Reading	985
CR	1030

Considered, advanced, 3rd Reading—	
To House	1047
4th Reading	1072

HB 1173—By Baggett—An Act relating to prisons and reformatories; repealing *** providing for termination of Pardon and Parole Board.

1st Reading	970
2nd Reading	985
CR	1030
Considered, advanced, 3rd Reading—	
To House	1047
4th Reading	1072

HB 1174—By Baggett—An Act relating to professions and occupations; repealing *** providing for registration of persons with practical experience for compounding of physicians' prescriptions.

1st Reading	970
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1252
4th Reading	1276

HB 1175—By Baggett—An Act relating to professions and occupations; repealing *** providing for renewal of licenses for embalmers and funeral directors.

1st Reading	970
2nd Reading	985
CR	1079
Considered, advanced, 3rd Reading—	
To House	1136
4th Reading	1165

HB 1176—By Baggett—An Act relating to professions and occupations; repealing *** relating to basic science certificates for persons licensed before Act passed.

1st Reading	970
2nd Reading	985
CR	1098
Considered, advanced, 3rd Reading—	
To House	1136
4th Reading	1165

HB 1177—By Baggett—An Act relating to property; repealing *** providing for general provisions for uses and trusts.

1st Reading	970
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1048
4th Reading	1072

HB 1178—By Baggett—An Act relating to

public finance; repealing *** relating to funding bonds.

1st Reading	970
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1048
4th Reading	1072

HB 1180—By Baggett—An Act relating to public finance; repealing *** providing for state bond retirement.

1st Reading	970
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1048
4th Reading	1072

HB 1181—By Baggett—An Act relating to public finance; repealing *** relating to treasury notes; providing for funding of certain warrant indebtedness.

1st Reading	970
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1253
4th Reading	1276

HB 1182—By Baggett—An Act relating to public health and safety; repealing *** authorizing acquisition of land and appropriation for tuberculosis sanatoria.

1st Reading	970
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1049
4th Reading	1072

HB 1183—By Baggett—An Act relating to public health and safety; repealing *** relating to venereal diseases.

1st Reading	970
2nd Reading	985
CR	1098
Considered, advanced, 3rd Reading—	
To House	1137
4th Reading	1165

HB 1185—By Baggett—An Act relating to

public lands; repealing *** relating to leases prior to 1910.

1st Reading	970
2nd Reading	985
CR	1224
Considered, advanced, 3rd Reading—	
To House	1228
4th Reading	1257

HB 1186—By Baggett—An Act relating to public lands; repealing *** relating to proceeds from State school lands.

1st Reading	970
2nd Reading	985
CR	1224
Considered, advanced, 3rd Reading—	
To House	1228
4th Reading	1257

HB 1187—By Baggett—An Act relating to public lands; repealing *** relating to bonds payable from the Public Building Fund.

1st Reading	970
2nd Reading	985
CR	1224
Considered, advanced, 3rd Reading—	
To House	1227
4th Reading	1257

HB 1188—By Baggett—An Act relating to public libraries; repealing *** providing for temporary certificates for librarians.

1st Reading	970
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1049
4th Reading	1072

HB 1189—By Baggett—An Act relating to public libraries; repealing *** providing for notification of acceptance of Act for State libraries for Federal grants.

1st Reading	970
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1050
4th Reading	1072

HB 1190—By Baggett—An Act relating to

railroads; repealing *** providing for construction over highways.

1st Reading	971
2nd Reading	985
CR	1158
Considered, advanced, 3rd Reading—	
To House	1160
4th Reading	1185

HB 1191—By Baggett—An Act relating to railroads; repealing *** authorizing length of trains and penalty for violation.

1st Reading	971
2nd Reading	985
CR	1158
Considered, advanced, 3rd Reading—	
To House	1160
4th Reading	1185

HB 1192—By Baggett—An Act relating to roads, bridges and ferries; repealing *** providing for general provisions for road improvement districts.

1st Reading	971
2nd Reading	985
CR	1158
Considered, advanced, 3rd Reading—	
To House	1160
4th Reading	1185

HB 1194—By Baggett—An Act relating to schools; repealing *** transfer of funds from special transportation fund.

1st Reading	971
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1050
4th Reading	1072

HB 1195—By Baggett—An Act relating to schools; repealing *** designating State Board of Education as State Board of Vocational Education.

1st Reading	971
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1050
4th Reading	1072

HB 1196—By Baggett—An Act relating to

schools; repealing *** transfer of funds to the school textbook repair fund created by 70 O. S. 1951, § 16-20.

1st Reading	971
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1121
4th Reading	1144

HB 1197—By Baggett—An Act relating to schools; repealing *** transfer of funds for teachers retirement system.

1st Reading	971
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1121
4th Reading	1144

HB 1198—By Baggett—An Act relating to schools; repealing *** providing for Board of Regents for University of Oklahoma.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1253
4th Reading	1276

HB 1199—By Baggett—An Act relating to schools; repealing *** providing for appropriation for and location of University of Oklahoma Medical School.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1253
4th Reading	1276

HB 1200—By Baggett—An Act relating to schools; repealing *** providing for location and appropriation for student activity building at Oklahoma State University.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1254
4th Reading	1276

HB 1202—By Baggett—An Act relating to schools; repealing *** providing for establishment and administration of secondary agricultural schools.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1254
4th Reading	1276

HB 1203—By Baggett—An Act relating to schools; repealing *** providing for appointment of cadets.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1254
4th Reading	1276

HB 1204—By Baggett—An Act relating to schools; repealing *** relating to Board of Regents of Oklahoma Colleges.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1255
4th Reading	1276

HB 1205—By Baggett—An Act relating to schools; repealing *** providing for supervision and control of colleges.

1st Reading	971
2nd Reading	985
CR	1245
Considered, advanced, 3rd Reading—	
To House	1255
4th Reading	1276

HB 1206—By Baggett—An Act relating to soldiers and sailors; repealing *** providing for reversion of appropriation for hospital.

1st Reading	971
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1121
4th Reading	1144

HB 1207—By Baggett—An Act relating to soldiers and sailors; repealing *** providing for veterans' guardianship and commitment.

1st Reading	971
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1122
4th Reading	1144

HB 1208—By Baggett—An Act relating to soldiers and sailors; repealing *** providing for commitment to hospital.

1st Reading	971
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1122
4th Reading	1144

HB 1209—By Baggett—An Act relating to soldiers and sailors; repealing *** providing for Confederate pensions.

1st Reading	971
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1123
4th Reading	1144

HB 1210—By Baggett—An Act relating to State Capital and Capitol Building; repealing *** providing for qualifications of custodians for Memorial Halls.

1st Reading	972
2nd Reading	985
CR	1021
Considered; advanced, 3rd Reading—	
To House	1137; 1138
4th Reading	1165

HB 1211—By Baggett—An Act relating to State Capital and Capitol Building; repealing *** relating to the construction of State Capitol Office Building.

1st Reading	972
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1137
4th Reading	1165

HB 1212—By Baggett—An Act relating to State officers and employees; repealing *** covering provisions for Assistant Attorney General previously repealed.

1st Reading	972
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1137
4th Reading	1165

HB 1213—By Baggett—An Act relating to State officers and employees; repealing *** relating to inventory of all State property.

1st Reading	972
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1138
4th Reading	1165

HB 1214—By Baggett—An Act relating to State officers and employees; repealing *** authorizing leasing of land to State Game and Fish Commission.

1st Reading	972
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1138
4th Reading	1165

HB 1215—By Baggett—An Act relating to State officers and employees; repealing *** relating to State Geological Commission.

1st Reading	972
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1139
4th Reading	1165

HB 1216—By Baggett—An Act relating to State officers and employees; repealing *** providing for salaries and employees.

1st Reading	972
2nd Reading	985
CR	1021
Considered, advanced, 3rd Reading—	
To House	1139
4th Reading	1165

HB 1217—By Baggett—An Act relating to statutes and reports; repealing *** providing for revised laws.

1st Reading	972
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1139
4th Reading	1165

HB 1218—By Baggett—An Act relating to townships and township officers; repealing *** providing for county officers.

1st Reading	972
2nd Reading	985
CR	1005
Considered, advanced, 3rd Reading—	
To House	1142
4th Reading	1165

HB 1219—By Baggett—An Act relating to trusts and pools; repealing *** providing for enforcement of statute.

1st Reading	972
2nd Reading	985
CR	1020
Considered, advanced, 3rd Reading—	
To House	1142
4th Reading	1165

HB 1220—By Public Health Committee—An Act relating to donation and bequest of human bodies and organs; amending *** and declaring an emergency.

1st Reading	873
2nd Reading	891
CR	906
Considered, advanced, 3rd Reading—	
To House	923
4th Reading	939

HB 1221—By Sparks, et al—An Act relating to motor vehicle excise taxes; amending *** relating to the value of motor vehicles for excise tax purposes so as to include extra or optional equipment and accessories; *** and declaring an emergency.

1st Reading	919
2nd Reading	940
CR	965

Considered, advanced, 3rd Reading—

To House	1036
4th Reading	1055

HB 1223—By General Investigating Committee and Goodfellow—An Act relating to State purchases; amending *** prohibiting the ownership of stock in any company furnishing services or materials to the State by any person employed by the Central Purchasing Division of the State Board of Public Affairs; and declaring an emergency.

1st Reading	1071
2nd Reading	1082
CR	1224
Considered, advanced, 3rd Reading—	
To House	1507
4th Reading	1539

HB 1224—By General Investigating Committee and Goodfellow—An Act relating to State institutions; requiring chief administrative officer, business manager and purchasing agents to be bonded for faithful performance of duties; and declaring an emergency.

1st Reading	1054
2nd Reading	1070
CR	1098
Considered, advanced, 3rd Reading ..	1506

HB 1225—By General Investigating Committee and Goodfellow—An Act relating to State purchases; making it a misdemeanor for any superintendent, business manager or any person with authority to make purchases for any State agency or institution or any spouse or child of such person, to furnish or own an interest in a business which furnished supplies, materials or equipment to the State; fixing penalties; requiring discharge from employment upon conviction; and declaring an emergency.

1st Reading	1072
2nd Reading	1082
CR	1224
Considered, advanced, 3rd Reading—	
To House	1506
4th Reading	1539

HB 1226—By General Investigating Committee—An Act relating to State Board of Public Affairs; amending *** providing for appointment confirmation and terms of office of board members; *** and declaring an emergency.

1st Reading 1150
2nd Reading 1159

HB 1227—By General Investigating Committee and Goodfellow—An Act relating to State institutions; requiring persons responsible for custody and control of special or non-state funds to be bonded for faithful performance of duties; and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1224

Considered, advanced, 3rd Reading—
To House 1508
Engrossed—To House 1542
SAs concurred in, passed 1547
4th Reading 1565

HB 1228—By General Investigating Committee—An Act relating to State purchases; amending *** requiring out of state bidders to post bond equal to amount of bid or contract; and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1098

Considered, advanced, 3rd Reading—
To House 1456
4th Reading 1478

HB 1229—By General Investigating Committee and Goodfellow—An Act relating to State purchases; prohibiting the stockpiling or warehousing of materials and supplies by any State institution *** and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1224

HB 1230—By General Investigating Committee and Goodfellow—An Act relating to State employment; prohibiting the employment of husband and wife in a supervisory

or managerial position by an institution during identical periods of time; and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1225
Considered, advanced, 3rd Reading 1504
M to reconsider vote failed 1557

HB 1231—By General Investigating Committee and Goodfellow—An Act relating to State purchases; requiring chief administrative officer of all State institutions to cause an inventory to be made of all purchases for such institutions at the time of delivery; *** and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1198

Considered, advanced, 3rd Reading—
To House 1507
4th Reading 1539

HB 1232—By General Investigating Committee and Goodfellow—An Act relating to State Examiner and Inspector; requiring an annual audit of all special, revolving, depository canteen or other non-State funds *** and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1098

Considered, advanced, 3rd Reading—
referred 1505
Engrossed—To House 1542
SAs concurred in, passed 1547
4th Reading 1555

HB 1233—By General Investigating Committee and Goodfellow—An Act relating to State purchases; requiring affidavit of chief administrative officer of State institutions *** and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1098

Considered, advanced, 3rd Reading—
To House 1505
4th Reading 1526

HB 1234—By General Investigating Committee—An Act relating to mental health;

requiring periodic evaluations of patients treated by institutions designed for care of children; and declaring an emergency.

1st Reading 1054
2nd Reading 1070
CR 1098

Considered, advanced, 3rd Reading—
To House 1508
4th Reading 1539

HB 1235—By Legal and Fiscal Advisory Committee—An Act relating to the manner of serving subpoenas; amending *** and declaring an emergency.

1st Reading 1055
2nd Reading 1070
CR 1354

HB 1239—By Keyes—An Act relating to Banks and Trust Companies; amending *** providing for reports of banks to the State Bank Commissioner; requiring certain information; authorizing Bank Commissioner to issue special call for reports; *** and declaring an emergency.

1st Reading 1199
2nd Reading 1227
CR 1336

Considered, advanced, 3rd Reading—
To House 1418
4th Reading 1478

HB 1242—By Burkett—An Act relating to dependent and delinquent children; amending *** and declaring an emergency.

1st Reading 1341
2nd Reading 1354
CR 1393

Considered, advanced, 3rd Reading—
To House 1455
4th Reading 1478

HB 1244—By Legal and Fiscal Advisory Committee and Goodfellow—An Act relating to civil procedures; amending *** requiring obedience to subpoenas for attendance of witnesses at any place within the State issued by State Departments, boards, commissions or legislative committees; *** and declaring an emergency.

1st Reading 1325
2nd Reading 1341

CR 1354

Considered, advanced, 3rd Reading,
referred 1420

Engrossed—To House 1448

SAs concurred in, passed 1565

4th Reading 1579

HB 1246—By General Investigating Committee—An Act relating to mental health; requiring monthly reports by superintendents of institutions within the Department of Mental Health; *** and declaring an emergency.

1st Reading 1341

2nd Reading 1354

CR 1447

HB 1247—By General Investigating Committee—An Act relating to mental health; establishing the position of business manager for the Department of Mental Health; *** and declaring an emergency.

1st Reading 1341

2nd Reading 1354

HB 1248—By General Investigating Committee—An Act relating to mental health; amending *** providing for a Mental Health Board; prohibiting persons from serving on board who are residents of county where an institution of the Mental Health is located; *** and declaring an emergency.

1st Reading 1341

2nd Reading 1354

HB 1249—By General Investigating Committee—An Act relating to mental health; defining the duties of the Director of Mental Health; amending *** and declaring an emergency.

1st Reading 1341

2nd Reading 1354

HB 1250—By McCune, et al — An Act authorizing the State Board of Public Affairs to require all state agencies, *** occupying privately owned space or occupying space in the state capitol or state office building and not receiving general revenue fund appropriations to move into the new state office buildings *** and declaring an emergency.

1st Reading	1384
2nd Reading	1402
CR	1461
Considered, advanced; vote recon- sidered by which advanced ..	1545; 1547

HB 1251—By Batson, et al of the House and Colston of the Senate—An Act relating to sanitary sewers; authorizing school districts to expend funds from school bond issues or building tax levies to pay cost of construction *** and declaring an emergency.

1st Reading	1373
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2nd Reading—To Calendar	1383
Considered, advanced, 3rd Reading— To House	1405
4th Reading	1418

HB 1252—By Williams (Murray) and Al-
lard—An Act relating to State Board of
Public Affairs; amending *** providing for
salary range of director of central pur-
chasing division; *** and declaring an
emergency.

1st Reading	1449
2nd Reading—To Calendar	1471

1901

1902

Total amount expended

In 1901-02, \$1,000.00

—As to

Lands from school bonds

As to building tax levied to

defraying the cost

1903

Reading

Total Bonds—To Capital

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PART VI

HOUSE JOINT RESOLUTIONS

(Titles in full shown on page numbers
opposite "1st Readings".)

HJR 502—By Williams (Murray) — A Joint Resolution making an appropriation of four hundred dollars (\$400.00) from unobligated moneys in the State Department of Agriculture Trust Fund to assist in defraying the expenses of holding a meeting in Oklahoma of the Central Division of the National Association of Marketing Officials; and declaring an emergency.

1st Reading	183
2nd Reading—To Calendar	188
Considered, advanced, 3rd Reading— To House	195
4th Reading	205

HJR 505—By Williams (Murray), et al of the House and Ham of the Senate—A Joint Resolution relating to the site of Fort Arbuckle in Garvin County; directing all State Departments and agencies to discontinue use of the name "Hoover" for said area and to substitute in lieu thereof the designation "Fort Arbuckle, Oklahoma".

1st Reading	499
2nd Reading	508
CR	618
Considered, advanced, 3rd Reading— To House	623
4th Reading	630

HJR 507—By Shibley—A Joint Resolution relating to State Capitol grounds; authorizing State Board of Affairs to construct a parking lot in the area between the

State Historical Building and the Capitol Office Building.

1st Reading	205
2nd Reading	213
CR	307

HJR 511—By Nichols (Seminole), et al—A Joint Resolution of benefit to the senior and handicapped citizens of Oklahoma without cost to the State; defining terms; setting out the value, necessity and importance of a voluntary evaluation and classification of the health care senior and handicapped citizens of Oklahoma can receive from licensed nursing homes; *** and declaring an emergency.

1st Reading	620
2nd Reading	630
CR	763
Considered, advanced, 3rd Reading— referred	785
Engrossed—To House	799
SAs concurred in, passed	838
4th Reading	852

HJR 513—By Tucker, et al—A Joint Resolution relating to predatory animal control; providing that the Oklahoma Wildlife Conservation Commission, through the Department of Wildlife Conservation, shall administer the program of predatory animal control *** and declaring an emergency.

1st Reading	390
2nd Reading	397
CR, re-referred; CR	636; 725

Wd, re - referred; CR; re - referred; CR	803; 847; 921; 938
Considered, advanced, 3rd Reading— referred	963
Engrossed—To House	967
SAs rejected, Conference requested— To GCCA	984
Conference granted—To GCCA	984
CCR read; adopted, passed — To House	1319; 1358
4th Reading	1388

HJR 514—By Sullivan and Sanguin — A Resolution recognizing the establishment of medical care programs for public assistance recipients and other aged persons not on assistance by Oklahoma Public Welfare Commission and Department of Public Welfare; *** and declaring an emergency.

1st Reading	696
2nd Reading	710
CR	763
Considered, advanced, 3rd Reading— referred	774; 782
Engrossed—To House	795
SAs concurred in, passed	813
4th Reading	821

HJR 518—By Allard, et al of the House and McSpadden of the Senate—A Joint Resolution relating to Oklahoma's cultural development; designating the Lynn Riggs Players of Oklahoma, Inc., as "The Official Theater of the State of Oklahoma"; ***

1st Reading	458
2nd Reading	461
CR	495
Considered, advanced, 3rd Reading— To House	498
4th Reading	513

HJR 519—By Sparkman, et al of the House and Lollar of the Senate—A Resolution directing the State Highway Commission to expend certain sums of money for highway construction and maintenance in Delaware and Ottawa counties; directing distribution of copies of Resolution.

1st Reading	500
2nd Reading	508

HJR 520—By Privett and Tate—A Joint Resolution relating to the Pawnee Bill Ranch and possessions; *** and declaring an emergency.

1st Reading	532
2nd Reading	542
CR	589
Considered, advanced, 3rd Reading— To House	623
4th Reading	629

HJR 523—By Ford—A Joint Resolution proposing an amendment to Article V of the Constitution of the State of Oklahoma *** to provide for the temporary succession to public offices ***.

1st Reading	583
2nd Reading	596
CR	747
Considered, advanced, 3rd Reading, referred	921
Engrossed—To House	938
SAs concurred in, passed	984
4th Reading	996

HJR 524—By Briscoe, et al of the House and McSpadden of the Senate — A Joint Resolution officially naming the State Office Buildings located north of the State Capitol Building; ***.

1st Reading	583
2nd Reading	596
CR	618
Considered, advanced, 3rd Reading, referred	630
Engrossed—To House	639
SAs rejected, Conference requested— HCs named	658
Conference granted; SCs appointed	658; 676

CCR read; adopted, passed — To House	816; 1447
4th Reading	1478

HJR 525—By Mountford et al of the House and Morford of the Senate—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection *** limiting regular sessions of the Legislature to seventy-five legislative days and providing for compensation ***.

1st Reading	1185
2nd Reading	1200
CR	1383
Considered, advanced, 3rd Reading ..	1457
Vote reconsidered by which failed ...	1478
Resolution passed, referred	1479
Engrossed—To House	1502
SAs concurred in, passed	1522
4th Reading	1539

HJR 526—By Nichols (Seminole) — A Joint Resolution proposing an amendment *** fixing compensation of members of the Oklahoma Legislature, limiting the duration of regular sessions of the legislature and special sessions of the legislature.

1st Reading	1179
2nd Reading	1187

HJR 527—By Howze and Wilhelm — A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection a proposed amendment to Section 10 of Article V of the Constitution.

1st Reading	718
2nd Reading	734
CR	1383
Considered, advanced, 3rd Reading, referred	1403
Engrossed—To House	1409
SAs rejected, Conference requested—To Re-apportionment Committee ..	1418
Conference granted—To Re-apportionment Committee	1418
CCR adopted, passed—To House	1549
4th Reading	1577

HJR 529—By Burkett—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 *** 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	813
2nd Reading	821
CR	1158
Considered, advanced, 3rd Reading—To House	1233
4th Reading	1257

HJR 530—By Vandiver et al of the House and Hamilton of the Senate—A Joint Resolution relating to certain allocations from the State Contingency and Emergency Fund; *** and declaring an emergency.

1st Reading	710
2nd Reading—To Calendar	719
Considered, advanced, 3rd Reading—To House	735
4th Reading	745

HJR 533—By Eidson, et al of the House and Cartwright of the Senate—A Joint Resolution relating to certain allocations from the State Contingency and Emergency Fund; *** and declaring an emergency.

1st Reading	745
2nd Reading	754
CR, re-referred; CR	963; 967
Considered, advanced, 3rd Reading—To House	998
4th Reading	1006

HJR 538—By Fogarty, et al of the House and Ritzhaupt, Stipe, Colston, Allen Boecher, Breeden, McClendon, Ham, Bailey, Berrong, Cobb, Collins, Cowden, Dacus, Fine, Grantham, Harris, Kerr, Payne, Pitcher, Shoemake, Stevenson, Tipps and Wilson (Greer) of the Senate—A Joint Resolution expressing appreciation and approbation of the significant educational work performed by Langston University; ***.

1st Reading	797
2nd Reading	808
CR	914
Considered, advanced, 3rd Reading—To House	929
4th Reading	939

HJR 539—By McCue—A Joint Resolution relating to motor boats and motors registered in this State and the administration of the personal property tax laws with regard thereto; ***.

1st Reading	972
2nd Reading	985
CR	1005

HJR 540—By Water Resources Committee—A Joint Resolution authorizing and di-

recting the State Legislative Council to study the soil conservation and water laws of this State, and to make recommendations ***.

1st Reading	972
2nd Reading	985
CR; stricken	1005; 1341

HJR 541—By Bynum of the House and Pitcher of the Senate—A Joint Resolution officially naming the State Office Building located Southwest of the State Capitol Building, the Jean Pierre Chouteau Memorial Office Building; ***.

1st Reading	996
2nd Reading	1006
CR	1198

HJR 542—By Hurst, et al of the House and Wilson (Greer), Kerr and Dacus of the Senate—A Joint Resolution authorizing the State Board of Public Affairs to lease certain lands to the Southwestern Oklahoma Girl Scouts Council for the purposes of establishing and maintaining recreational and camping facilities for Girl Scouts.

1st Reading	820
2nd Reading	839
CR	965
Considered, advanced, 3rd Reading—	
To House	986
4th Reading	996

HJR 543—By Morgan, et al—A Joint Resolution directing the Secretary of State to refer to the people for their approval or rejection, *** authorizing manufacturers, *** of alcoholic beverages to sell to

Oklahoma licensed wholesalers of their choice; ***.

1st Reading	972
2nd Reading	985
CR	1383
Considered, advanced, 3rd Reading ..	1410
ML; adopted	1414; 1452
Resolution passed (Spec Elec feature failed)—To House	1452
4th Reading	1478

HJR 547—By Privett and Baggett—A Joint Resolution relating to the Pawnee Bill Ranch; amending *** to correct an erroneous legal description of such ranch; and declaring an emergency.

1st Reading	1341
2nd Reading—To Calendar	1354
Considered, advanced, 3rd Reading—	
To House	1475
4th Reading	1520

HJR 548—By Cox, et al of the House and Collins of the Senate—A Joint Resolution authorizing the Oklahoma Public Welfare Commission to transfer from the State Assistance Fund to the State Crippled Children's Account in said department the sum of fifty thousand dollars (\$50,000.00) per annum; and declaring an emergency.

1st Reading	1410
2nd Reading—To Calendar	1447
Considered, advanced; Vote reconsidered by which advanced	1448; 1484
Considered, advanced, 3rd Reading—	
To House	1484
4th Reading	1526

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PART VII

HOUSE CONCURRENT RESOLUTIONS

(Titles in full shown on page numbers
opposite "Received")

HCR 502—By Johnston and Ruby — A Concurrent Resolution relating to special problems of municipal government; authorizing and directing the Executive Committee of the Senate Legislative Council to create a special committee on municipal problems, ***

Received, adopted—To House 946
Enrolled copy signed—To House 958

HCR 503—By Craig (Kay), Howe and Green of the House and Grantham of the Senate—A House Concurrent Resolution commending the Mavettes of Northern Oklahoma Junior College, Tonkawa, Dr. V. R. Easterling, President of the College, and Jackie Troup Jarvis, Director of the Mavettes, ***

Received; adopted—To House ... 109; 111
Enrolled copy signed—To House 118

HCR 504—By Allard, et al of the House and Collins of the Senate—A Concurrent Resolution congratulating and commending the Honorable Robert S. Kerr for his selection as Chairman of the Committee on Aeronautical and Space Sciences of the Senate of the Congress of the United States of America.

Received, adopted—To House 124
Enrolled copy signed—To House 134

HCR 505—By Sparks, Hesser and Tate of the House and Collins of the Senate—A

Concurrent Resolution expressing the deep regret and sorrow of the members of the Twenty-eighth Legislature for the demise of Stephan A. Bryant, pioneer leader, ***
Received; adopted—To House 127; 128
Enrolled copy signed—To House 134

HCR 506—By Forsythe, Bradley (Tulsa), Atkinson, Hopkins, Howard, Johnston, McCune, Allard, Nichols (Seminole), Ruby, Shibley and Skaggs of the House and Land of the Senate—A Resolution commemorating the life of the late John E. Mabree of Tulsa, civic and business leader, oil pioneer, and humanitarian; ***

Received, adopted—To House 127
Enrolled copy signed—To House 134

HCR 507—By Briscoe, et al of the House and McSpadden of the Senate—A Concurrent Resolution relating to Social Security; requesting the Congress of the United States to amend the Social Security Act to provide that women, otherwise qualified, shall be eligible for old age assistance upon reaching the age of sixty-two (62) years; ***

Received, adopted—To House 136
Enrolled copy signed—To House 141

HCR 508—By Jones and Settles of the House and McClendon of the Senate—A Concurrent Resolution congratulating and commending Miss Judy Storey of Pleasant

Hill, Oklahoma, for her many achievements, ***

Received; adopted—To House 136; 137
Enrolled copy signed—To House 141

HCR 509—By Goodfellow and Kardokus of the House and Baldwin of the Senate—A Concurrent Resolution commending and congratulating Mack Kuykendall, his parents, his coaches and faculty of the Anadarko High School ***

Received; adopted—To House 136; 138
Enrolled copy signed—To House 141

HCR 510—By Jones and Settles of the House and McClendon of the Senate—A Resolution extending the congratulations of the Twenty-eighth Oklahoma Legislature to the girls basketball team of Haworth High School, ***

Received, adopted—To House 143
Enrolled copy signed—To House 145

HCR 511—By Richeson et al of the House and Payne of the Senate—A Resolution congratulating and commending the Henryetta High School Band and the school administrators and parents ***

Received, adopted—To House 148
Enrolled copy signed—To House 159

HCR 512—By Green, et al of the House, and Grantham of the Senate—A Concurrent Resolution expressing the deep regret and sorrow of the members of the Twenty-eighth Legislature at the death of the honorable William L. Card of Grant County, a member of the Twenty-second, Twenty-third and Twenty-fourth Legislative Sessions; ***

Received; adopted—To House 148; 149
Enrolled copy signed—To House 159

HCR 513—By Karnes of the House, and Field of the Senate—A Resolution giving official recognition to and commending the athletic achievements of the Beaver "Dusters" in winning the Oklahoma Class "C" Football Championship; ***

Received, adopted—To House 171
Enrolled copy signed—To House 177

HCR 514—By Traw—A Concurrent Res-

olution proclaiming the first Sunday in June of each year as "Shut-in Sunday" in Oklahoma and urging the people to assist handicapped persons in attending the church of their choice.

Received; adopted—To House 179; 184
Enrolled copy signed—To House 187

HCR 515—By Howze, et al of the House and Cartwright, McSpadden, Payne, Baldwin, Cobb and Hamilton of the Senate—A House Concurrent Resolution expressing the regret and sorrow of the members of the Twenty-eighth Legislature for the demise of Dr. Claude Starr Chambers, Seminole, Oklahoma, member, Oklahoma State Regents for Higher Education.

Received, adopted—To House 200
Enrolled copy signed—To House 206

HCR 516—By Williams (Carter), et al of the House and Tipps of the Senate—A Resolution expressing the most profound respect to the memory of Officer Bobby Leon Rudisill, late member of the Ardmore, Oklahoma, Police Department; ***

Received; adopted—To House .. 205; 213
Enrolled copy signed—To House 228

HCR 517—By Burkett and Nichols (Dewey) of the House and McColgin of the Senate—A Concurrent Resolution expressing the deep regret and sorrow of the members of the Twenty-eighth Legislature of the State of Oklahoma for the death of Tom L. Ruble, business and civic leader of Dewey County ***

Received, adopted—To House 217
Enrolled copy signed—To House 228

HCR 518—By Goodfellow and Kardokus of the House and Baldwin of the Senate—A Concurrent Resolution recognizing the outstanding accomplishments of the Vocational Agricultural instructors, students, their parents and supporters of the F.F.A. program in Caddo County ***

Received, adopted—To House 255
Enrolled copy signed—To House 275

HCR 519—By Goodfellow and Kardokus of the House and Baldwin of the Senate—A

Concurrent Resolution taking notice of the accomplishments of the Indian Canyon Softball Team and Coach of Fort Cobb, Oklahoma, ***.

Received; adopted—To House .. 255; 256
Enrolled copy signed—To House 275

HCR 520—By Watkins of the House and Pazoureck of the Senate — A Resolution commending and congratulating Miss Pamela Chiles for the many honors bestowed upon her through her 4-H Club activities.

Received, adopted—To House 260
Enrolled copy signed—To House 275

HCR 521—By Watkins of the House and Pazoureck of the Senate—A Resolution commending and congratulating J. D. "Buddy" Stout for his many accomplishments in 4-H Club work.

Received, adopted—To House 260
Enrolled copy signed—To House 275

HCR 522—By Witt of the House and Kerr of the Senate—A Resolution recognizing and acclaiming Linda Hughes for being selected as "Miss OCW" and directing distribution of copies of Resolution.

Received, adopted—To House 288
Enrolled copy signed—To House 291

HCR 523—By Converse — A Concurrent Resolution memorializing the United States Secretary of the Interior and the Bureau of Indian Affairs and the Oklahoma Congressional Delegation to the United States Congress to permit the people of the Chickasaw Indian Tribe to organize and conduct their Tribal affairs in a free and democratic manner.

Received; adopted—To House . 304; 362
Enrolled copy signed—To House 366

HCR 524—By Privett, et al and Breeden of the Senate—A House Concurrent Resolution expressing sympathy and sorrow for the demise of Ray D. Henry, former member of the House of Representatives from Pawnee County; ***.

Received, adopted—To House 304
Enrolled copy signed—To House 323

HCR 525—By Bower and McCune of the House and Morford of the Senate — A House Concurrent Resolution commending and congratulating the City of Fairview for receiving First Place award as Outstanding Community of the State of Oklahoma for the year 1960; ***.

Received; adopted—To House .. 304; 305
Enrolled copy signed—To House 323

HCR 526—By Skaggs and Larason — A Concurrent Resolution commending the Oklahoma Pest Control Association and declaring the first full week in April as "Oklahoma Pest Control Week"; ***.

Received; adopted—To House 304; 306
Enrolled copy signed—To House 323

HCR 527—By Hesser and Sparks of the House and Collins of the Senate—A Concurrent Resolution taking official notice of the Centennial of Legislation providing for the establishment of the National System of Land-grant Colleges and State Universities and officially conveying the respect and appreciation of the Twenty-eighth Oklahoma Legislature for the work done by Oklahoma's two land-grant institutions, Oklahoma State University of Agriculture and Applied Science and Langston University.

Received; adopted—To House 325; 328
Enrolled copy signed—To House 341

HCR 528 — By Nichols (Dewey) of the House and McColgin of the Senate—A Concurrent Resolution commending and congratulating the Taloga High School boys basketball team and their coach, Dennis Haxton for winning the Class C District Basketball Tournament at Leedey and for their outstanding play in the Regional Tournament at Custer City; ***.

Received; adopted—To House 343; 345
Enrolled copy signed—To House 352

HCR 529—By Nichols (Dewey) of the House and McColgin of the Senate—A Resolution commending and congratulating the Leedey High School boys basketball team on winning the District Class B Basketball tournament at Leedey ***.

Received; adopted—To House 343; 345
 Enrolled copy signed—To House 352

HCR 530—By Nichols (Dewey) of the House and McColgin of the Senate—A Resolution commending and congratulating the Taloga High School girls basketball team on winning the District Class B Girls Basketball Tournament at Leedey ***.

Received; adopted—To House 343; 344
 Enrolled copy signed—To House 352

HCR 531—By Greenhaw of the House and Dacus of the Senate—A House Concurrent Resolution commending and congratulating the Cordell High School Basketball Team on winning the State Girls Class A Basketball Tournament and commending their coach, Scott Ousley, ***.

Received; adopted—To House 343
 Enrolled copy signed—To House 352

HCR 532—By Tate and Tinker of the House and Garrison of the Senate—A Concurrent Resolution commending the players and coaches of the Pawhuska High School Basketball Team for winning the Class "A" Championship in 1961.

Received; adopted—To House 350
 Enrolled copy signed—To House 360

HCR 533—By Baggett, et al of the House and Rogers and all other members of the Senate—A Concurrent Resolution memorializing and congratulating the National Broadcasting Company, Chet Huntley and the United States Timex Corporation for the television production in the "White Paper" series entitled "Man in the Middle: The State Legislature".

Received; adopted—To House 361
 Enrolled copy signed—To House 366

HCR 534—By Poynor and Wolf of the House and Bailey of the Senate—A Concurrent Resolution congratulating and commending the Norman High School Basketball Team and their coach, Chester C. Bryan on winning the State AA Basketball Championship; ***.

Received; adopted—To House 367; 387
 Enrolled copy signed—To House 400

HCR 535—By Reneau of the House and Morford of the Senate—A House Concurrent Resolution commending and congratulating the City of Carmen for receiving First Place Award as Outstanding Community of the State of Oklahoma for the Year 1960; ***.

Received; adopted—To House 413
 Enrolled copy signed—To House 431

HCR 536—By Bower and Murrow of the House and Easterly and Morford of the Senate—A Resolution congratulating and commending Miss Karen Sue Vore of Cleo Springs, Oklahoma, on exhibiting the Grand Champion Steer at the Oklahoma 4-H and FFA Junior Livestock Show; ***.

Received; adopted—To House .. 422; 423
 Enrolled copy signed—To House 431

HCR 537—By Ogden—A Resolution expressing deep sorrow and regret at the untimely demise of Mr. and Mrs. Jerry B. Lancaster, ***.

Received; adopted—To House 422
 Enrolled copy signed—To House 426

HCR 538—By Traw, et al of the House and Hamilton of the Senate—A Concurrent Resolution commending and congratulating the Spiro High School Girls Basketball Team and their Coach Orville Fletcher, ***.

Received; adopted—To House ... 422; 425
 Enrolled copy signed—To House 431

HCR 539—By Tinker and Tate of the House and Garrison of the Senate—A Concurrent Resolution memorializing the Oklahoma Delegation of the Eighty-seventh Congress of the United States to support legislation introduced to aid the American Indian ***.

Received; adopted—To House .. 422; 424
 Enrolled copy signed—To House 431

HCR 541—By Patterson of the House and Harris of the Senate—A Resolution commending and congratulating Miss Tess Witt, daughter of Representative and Mrs. James B. Witt of Walters, on her outstanding accomplishments and on being chosen

"Best Citizen of 1961" at Southwestern State College; ***

Received, adopted—To House 492
Enrolled copy signed—To House 508

HCR 542—By Patterson of the House and Kerr of the Senate—A Resolution commending and congratulating Miss Frankye Russell, daughter of Mr. and Mrs. Rudell Russell of Grandfield on her many accomplishments and on her winning the Caroline Laird English award at the Oklahoma College for Women; ***

Received, adopted—To House 500
Enrolled copy signed—To House 513

HCR 543—By Sparks and Hesser of the House and Collins of the Senate—A Concurrent Resolution commending and congratulating the Wrestling Team of Oklahoma State University and their Coach, Myron Roderick and his staff on winning the NCAA National Wrestling Championship of 1961; ***

Received, adopted—To House 532
Enrolled copy signed—To House 546

HCR 544—By Cox, et al of the House and Graves, Ritzhaupt, Bailey, Harris, Belvin, Wilson (Greer), Pitcher, Garrison, McSpadden, Field, McColgin and Grantham of the Senate—A Concurrent Resolution relating to a Continuing Committee to study the rehabilitative services in the State; ***

Received, adopted—To House 572
Enrolled copy signed—To House 583

HCR 545—By Patterson of the House and Kerr of the Senate—A Resolution taking notice of the outstanding scholastic achievements of Mr. Arlin Lee throughout his career at Frederick High School; ***

Received, adopted—To House 557
Enrolled copy signed—To House 564

HCR 546—By Bullard and Bond of the House and Garvin of the Senate—A Concurrent Resolution acclaiming the meritorious achievement of Billy Wilkinson, Duncan High School, in exhibiting the outstanding project at the State Science Fair at the University of Oklahoma; ***

Received, adopted—To House 612
Enrolled copy signed—To House 624

HCR 547—By Holder, et al—A Concurrent Resolution relating to Sugar Beets and Sugar Beet Allotments.

Received, adopted—To House 632
Enrolled copy signed—To House 640

HCR 548—By Bradley (Tulsa), et al of the House and Field of the Senate—A Concurrent Resolution relating to official State travel programs; directing the Executive Committee of the State Legislative Council to create a Special Committee on State Travel Policies and Programs during the 1961-1963 Legislative interim; ***

Received, adopted—To House 680; 1402
Enrolled copy signed—To House 1418

HCR 549—By Atkinson, et al of the House and Land of the Senate—A Concurrent Resolution expressing commendation for sponsors of the First National Conference on Peaceful Uses of Space at Tulsa, Oklahoma; ***

Received, adopted—To House 706
Enrolled copy signed—To House 718

HCR 550—By Allard of the House and Breeden of the Senate—A Resolution relating to interim study, analysis, review and codification of State Laws on Cemeteries; ***

Received, adopted—To House 788
Enrolled copy signed—To House 812

HCR 551—By Goodfellow et al of the House and Baldwin of the Senate—A Resolution congratulating the instructor and students of the Anadarko chapter of the Distributive Educational Clubs of America; ***

Received, adopted—To House 789
Enrolled copy signed—To House 813

HCR 552—By Patterson of the House and Kerr of the Senate—A Resolution commending Bobby Joe Witt, senior at Oklahoma State University, for scholastic achievement in being selected as a recipient of a National Defense Education Act

Fellowship in Geology at the University of Oregon; ***

Received, adopted—To House 798
Enrolled copy signed—To House 865

HCR 553—By Poynor and Wolf of the House and Bailey of the Senate—A Concurrent Resolution commending Jack Bagby for his award winning newspaper story. Received, adopted—To House 817
Enrolled copy signed—To House 838

HCR 554—By Atkinson, et al of the House and Land of the Senate—A Resolution memorializing the Congress of the United States to retain the twenty-seven and one-half per cent depletion provision on oil and gas production in Income Tax Laws; ***

Received, adopted—To House 829
Enrolled copy signed—To House 852

HCR 555—By McCarty, et al of the House and Graves and Collins of the Senate—A Concurrent Resolution recommending that the President of the United States appoint the Honorable William K. Shibley "Goodwill Ambassador Without Portfolio" to the Republic of Lebanon; ***

Received, adopted—To House 892
Enrolled copy signed—To House 906

HCR 556—By Larason, et al of the House and McColgin, Field of the Senate — A Resolution expressing the sorrow of members of the State Legislature upon the passing of Mary Catharine Mason.

Received, adopted—To House 925
Enrolled copy signed—To House 939

HCR 557—By Sparks and Hesser of the House and Collins of the Senate—A Concurrent Resolution commending John Davies for his World Record in pole vaulting.

Received, adopted—To House 947
Enrolled copy signed—To House 958

HCR 558—By Richeson et al of the House and Ham of the Senate—A Concurrent Resolution relating to the National Independence Holiday period; directing

greater safety measures and law enforcement; ***

Received, adopted—To House 1026
Enrolled copy signed—To House 1055

HCR 559—By Bradley (Tulsa), et al of the House and Land of the Senate—A Resolution commending Mr. and Mrs. Wylie B. Hissom of Tulsa, Oklahoma, and expressing the appreciation and gratitude of the People of Oklahoma for their beneficence and civic consciousness in the gift of the Hissom farm at Sand Springs, as a site for the Third State Hospital for mentally retarded children.

Received, adopted—To House 1086
Enrolled copy signed—To House 1117

HCR 560—By Tinker and Tate of the House and Garrison of the Senate—A Resolution commending Charles Joseph Shaw and John Drew Atkin ash being first members of the Osage Indian Tribe to be awarded degree of Doctor of Medicine.

Received, adopted—To House 1153
Enrolled copy signed—To House 1165

HCR 561—By Van Hooser, et al of the House and Harris, Stipe of the Senate—A Concurrent Resolution commending the Saturday Evening Post and Arthur W. Baum, author, for the preparation and publication of the article "Oklahoma: The State That Struck It Rich".

Received, adopted—To House 1124
Enrolled copy signed—To House 1144

HCR 562—By Odom (McIntosh) of the House and Bohannon of the Senate — A Resolution commending Miss Linda Williams for her selection as "Oklahoma Dairy Princess."

Received, adopted—To House 1205
Enrolled copy signed—To House 1237

HCR 563—By McCarty of the House and Collins of the Senate— A Concurrent Resolution relating to the National Conference of State Legislative leaders; providing that the Legislature of the State of Oklahoma accepts membership in said National Conference and directing financial support thereof; *** and declaring an emergency.

Received, adopted—To House 1304
 Enrolled copy signed—To House 1325

HCR 564—By Bernard, et al—A Concurrent Resolution requesting the Oklahoma State Regents for Higher Education to undertake a study and report to the Twenty-ninth Session of the Oklahoma Legislature concerning the Oklahoma College for Women.

Received; referred 1335; 1341

HCR 565—By Ruby, et al of the House and Shoemaker and Bohannon of the Senate—A Concurrent Resolution expressing support of the People of Oklahoma for the President's Physical Fitness Program and Commending the Muskogee School System for its selection as the first Pilot Program.
 Received; adopted—To House .. 1335; 1355
 Enrolled copy signed—To House 1384

HCR 566—By Andrews, et al of the House and Rogers and Pazoureck of the Senate—A Concurrent Resolution welcoming the introduction of Class AAA professional baseball into Oklahoma and commending those particularly responsible.
 Received, adopted—To House 1343
 Enrolled copy signed—To House..... 1358

HCR 567—By Judiciary Committees of the House and Senate—A Concurrent Resolution directing the employment of two (2) qualified attorneys to assist the Office of the Attorney General for specified purposes; providing for the employment of one (1) attorney by the Speaker of the

House of Representatives and for the employment of one (1) attorney by the President Pro Tempore of the Senate for their respective Houses; ***

Received; considered; adopted — To House 1393; 1401; 1538
 Enrolled copy transmitted, signed—To House 1539

(Omitted through error)

HCR 568—By Keyes of the House and Rogers of the Senate—A Concurrent Resolution congratulating the Choctaw High School Football Team for winning the State Class B High School Football Championship.

Received, adopted—To House 1460
 Enrolled copy signed—To House 1478

HCR 569—By Ruby—A Resolution relating to Rules of the Legislature; recommending to the Twenty-ninth Legislative Session certain changes in present Rules concerning preparation and reproduction of Bills and Resolutions.

Received; adopted—To House .. 1461; 1504
 Enrolled copy signed—To House 1527

HCR 570—By Cox and Craig (Lincoln), of the House and Cowden, Graves of the Senate—A House Concurrent Resolution commending the Stroud, Oklahoma, Brick Throwers for their feat in winning the 1961 International Championship in Brick-Throwing.

Received, adopted—To House 1555
 Enrolled copy signed—To House 1585

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Author:

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Co-Author:

SB 7	SB 177	SJR 26	HB 731	HJR 524
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*Made principal author of SB 133 723

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B

BAILEY, Senator Robert L.:

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SB	57	SB	112	HB	543	HB	615	HB	1120
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Author:

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SB	215	SB	284	SB	375	SCR	42		

Co-Author:

SB	113	SB	161	SB	223	SB	338	SB	408
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Declaration of vote on HB 707 722

*Name removed as Co-author of HB 655 672

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BALDWIN, Senator Don:

Appointments—Committees (CONFERENCE):

SB 282 HB 724

—Committees (SPECIAL):

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Author:

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SB 161	SB 308	SB 433	SCR 11

Co-Author:

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SB 86	SB 415	SCR 54	HB 668	HCR 517
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Author:

SB 329 SB 355 SJR 35 SR 60

Co-Author:

SB 10	SB 396	SCR 52	HB 580	HB 1032
SB 97	SB 435	SCR 55	HB 589	HJR 538
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SB 124	SJR 12	SR 8	HB 629	HCR 512
SB 161	SJR 21	SR 9	HB 631	HCR 523
SB 162	SJR 23	SR 23	HB 632	HCR 533
SB 177	SJR 30	SR 26	HB 633	HCR 539
SB 205	SJR 37	SR 29	HB 731	HCR 543
SB 213	SCR 2	SR 30	HB 732	HCR 544
SB 223	SCR 8	SR 34	HB 769	HCR 556
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Election Credentials approved and Oaths administered to 2

BERRONG, Senator Ed:

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Author:

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Co-Author:

SB	10	SJR	21	SCR	54	HB	548	HB	1047
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Declaration of vote on HB 707 722

Election Credentials approved and Oaths administered to 2

BLAIR, Don: Request for LP to Committee; CR 59; 97

BOECHER, Senator Roy C.:

Appointments—Committees (CONFERENCE—GCCA):

SB	15	SB	68	SB	143	HB	559	HB	636
SB	34	SB	69	SB	159	HB	586	HB	637
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SB	42	SB	71	SB	177	HB	588	HB	641
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SB	44	SB	73	SB	180	HB	591	HB	643
SB	45	SB	75	SB	181	HB	592	HB	644
SB	47	SB	76	SB	223	HB	605	HB	783
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SB	54	SB	93	SB	424	HB	612	HB	1060
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SB	56	SB	96	SB	428	HB	614	HB	1104
SB	57	SB	112	HB	543	HB	615	HB	1120
SB	61	SB	140	HB	553	HB	635	HJR	513

—Committees (CONFERENCE other than GCCA):

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Author:

SB	108	SB	139	SB	362
SB	109	SB	200	SJR	34

Co-Author:

SB	7	SB	348	SCR	45	SR	53	HB	1096
SB	24	SB	354	SR	1	SR	56	HJR	538
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SB	205	SCR	16	SR	30	HB	790	HCR	561
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Author:

SB	345	SB	389	SCR	53	SR	46
SB	374	SJR	31	SR	22		

Co-Author:

SB 10	SB 348	SCR 45	HB 655	HB 1130
SB 24	SB 367	SR 4	HB 661	HB 1220
SB 84	SB 379	SR 8	HB 748	HJR 538
SB 112	SB 390	SR 9	HB 753	HCR 504
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SB 223	SCR 34	SR 57	HB 938	
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Election Credentials approved and Oaths administered to 2

BOND, Jay R.: Request for LP to Committee; CR 193; 222

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BREEDEN, Senator Robert H.:

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SB 56	SB 96	SB 428	HB 614	HB 1104
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—Committees (CONFERENCE other than GCCA):

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Author:

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SB 120	SB 381	SCR 34	SR 63

Co-Author:

SB 10	SJR 10	SR 23	HB 732	HCR 524
SB 86	SJR 12	SR 27	HB 769	HCR 533
SB 112	SJR 29	SR 43	HB 770	HCR 539
SB 113	SJR 30	SR 51	HB 855	HCR 550
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SB	111	SJR	37	SCR	55	SR	53	HCR	515
SB	124	SCR	2	SR	8	SR	56	HCR	533
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Co-Author:

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Co-Author:

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Co-Author:

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Co-Author:

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Co-Author:

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Co-Author:

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Co-Author:

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Co-Author:

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SB 162	SB 435	SR 9	HB 589	HJR 538
SB 200	SJR 12	SR 23	HB 597	HCR 504
SB 205	SJR 14	SR 27	HB 629	HCR 512
SB 212	SJR 32	SR 30	HB 661	HCR 533
SB 218	SCR 2	SR 43	HB 731	HCR 556
SB 278	SCR 8	SR 51	HB 755	HCR 557
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SB 41	SB 70	SB 176	HB 587	HB 640
SB 42	SB 71	SB 177	HB 588	HB 641
SB 43	SB 72	SB 178	HB 590	HB 642
SB 44	SB 73	SB 180	HB 591	HB 643
SB 45	SB 75	SB 181	HB 592	HB 644
SB 47	SB 76	SB 223	HB 605	HB 783
SB 48	SB 77	SB 289	HB 606	HB 880
SB 49	SB 88	SB 332	HB 607	HB 881
SB 50	SB 89	SB 333	HB 608	HB 936
SB 51	SB 90	SB 339	HB 609	HB 1037
SB 52	SB 91	SB 342	HB 610	HB 1046
SB 53	SB 92	SB 343	HB 611	HB 1048
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SB 57	SB 112	HB 543	HB 615	HB 1120
SB 61	SB 140	HB 553	HB 635	HJR 513

—Committees (CONFERENCE other than GCCA):

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—Committee (GCCA) 945

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Author:	
*SB 133 SB 202 SB 384 SCR 36 SR 6	
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Co-Author:	
SB 10 SJR 2 SR 23 HB 765 HCR 517	
SB 60 SJR 14 SR 27 HB 779 HCR 524	
SB 111 *SJR 26 SR 30 HB 834 HCR 532	
SB 112 SJR 32 SR 35 HB 840 HCR 533	
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SB 348 SCR 40 IIB 627 HJR 524 HCR 561	
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To revise and re-write Senate Rules	1558
—Committees (STANDING):	
Constitutional Amendments, Initiative and Referendum and Code Revision ..	6
Criminal Jurisprudence	6
Judiciary	7
Municipal Government	7
Oil and Gas	7
Revenue and Taxation	8
Author:	
SJR 19	

Co-Author:

SB	10	SJR	10	SCR	30	SR	51	HB	900
SB	36	SJR	14	SCR	34	SR	52	HB	924
SB	110	SJR	21	SCR	40	SR	53	HB	929
SB	113	SJR	26	SCR	49	SR	56	HCR	504
SB	212	SJR	30	SR	8	SR	57	HCR	512
SB	308	SJR	37	SR	9	HB	556	HCR	533
SB	367	SCR	2	SR	21	HB	589	HCR	556
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SB	435	SCR	29	SR	27	HB	840	HCR	561

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GIBSON, J. I.: Request for LP to Committee; CR	85;	112
GRAHAM, Dick: Request for LP to Committee; CR	59;	97
GRANTHAM, Senator Roy E.:		

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—Committees (CONFERENCE):

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Author:

SB	36	SB	154	SB	282	SB	404	SJR	10
SB	82	SB	155	SB	283	SB	440	SR	8
SB	153	SB	216	SB	373	SJR	8	SR	10

Co-Author:

SB	10	SB	112	SB	207	SB	412	SCR	2
SB	16	SB	113	SB	251	SB	415	SCR	8
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SCR 45	SR 56	HB 731	HB 1096	HCR 543
SCR 54	SR 57	HB 769	HB 1220	HCR 544
SR 9	SR 62	HB 770	HJR 538	HCR 556
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Municipal Government	7
Public Health	8
Roads and Highways	8

Author:

SB 1	SB 337	SB 428	SCR 33	SR 38
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SB 10				

Co-Authör:

SB 24	SJR 37	SR 27	HB 690	HJR 514
SB 84	SCR 2	SR 51	HB 711	HCR 504
SB 112	SCR 8	SR 52	HB 765	HCR 512
SB 152	SCR 18	SR 53	HB 829	HCR 533
SB 251	SCR 21	SR 56	HB 855	HCR 539
SB 267	SCR 34	SR 57	HB 891	HCR 544
SB 328	SCR 40	SR 62	HB 906	HCR 555
SB 396	SCR 42	HB 515	HB 919	HCR 556
SB 435	SCR 45	HB 518	HB 972	HCR 557
SB 436	SR 8	HB 558	HB 1016	HCR 559
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—Committees (CONFERENCE):

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—Committees (SPECIAL):

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—Committees (STANDING):

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Municipal Government	7
Oil and Gas	7
Social Welfare	8
State and Federal Government	8

Author:

SB	143	SB	223	SB	424	SJR	5	SR	21
SB	222								

Co-Author:

SB	10	SCR	8	SR	51	HB	632	HJR	514
SB	113	SCR	10	SR	52	HB	633	HJR	524
SB	124	SCR	34	SR	53	HB	661	HJR	538
SB	141	SCR	39	SR	56	HB	705	HCR	504
SB	161	SCR	40	SR	57	HB	711	HCR	512
SB	162	SCR	42	SR	62	HB	769	HCR	514
SB	213	SCR	52	HB	580	HB	770	HCR	524
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SB	328	SR	8	HB	592	HB	829	HCR	554
SB	367	SR	9	HB	612	HB	863	HCR	556
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HAMILTON, Senator Clem:

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SB	42	SB	71	SB	177	HB	588	HB	641
SB	43	SB	72	SB	178	HB	590	HB	642
SB	44	SB	73	SB	180	HB	591	HB	643
SB	45	SB	75	SB	181	HB	592	HB	644
SB	47	SB	76	SB	223	HB	605	HB	783
SB	48	SB	77	SB	289	HB	606	HB	880
SB	49	SB	88	SB	332	HB	607	HB	881
SB	50	SB	89	SB	333	HB	608	HB	936
SB	51	SB	90	SB	339	HB	609	HB	1037
SB	52	SB	91	SB	342	HB	610	HB	1046
SB	53	SB	92	SB	343	HB	611	HB	1048
SB	54	SB	93	SB	424	HB	612	HB	1060
SB	55	SB	94	SB	427	HB	613	HB	1094
SB	56	SB	96	SB	428	HB	614	HB	1104
SB	57	SB	112	HB	543	HB	615	HB	1120
SB	61	SB	140	HB	553	HB	635	HJR	513

—Committees (CONFERENCE other than GCCA):

SB	108	HB	682	HB	801	HB	807
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—Committee (GCCA) 945

—Committee (INTERIM):

Executive Committee—Legislative Council 1585

—Committees (SPECIAL):

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Privileges and Elections	8
Revenue and Taxation	8
Roads and Highways	8

Author:

SB	34	SB	85	SB	250	SB	281	SR	7
SB	35	SB	136	SB	256	SB	327	SR	54
SB	40								

Co-Author:

SB 24	SB 348	SCR 37	HB 589	HB 1091
SB 62	SB 367	SCR 39	HB 627	HJR 530
SB 81	SB 374	SCR 40	HB 629	HJR 538
SB 86	SB 382	SR 4	HB 630	HCR 503
SB 112	SB 393	SR 8	HB 632	HCR 504
SB 120	SB 396	SR 9	HB 633	HCR 511
SB 135	SB 402	SR 13	HB 650	HCR 512
SB 161	SB 415	SR 22	HB 661	HCR 514
SB 162	SB 419	SR 23	HB 680	HCR 515
SB 170	SB 435	SR 27	HB 681	HCR 524
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SB 181	SJR 5	SR 43	HB 685	HCR 538
SB 198	SJR 10	SR 51	HB 731	HCR 539
SB 200	SJR 12	SR 52	HB 769	HCR 543
SB 205	SJR 23	SR 53	HB 770	HCR 556
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—Committees (STANDING):

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Planning and Resources	7
Roads and Highways	8

Author:

SB 104	SB 275	SB 397	SB 435	SR 25
SB 128	SB 278	SB 402	SJR 33	SR 48
SB 142	SB 326	SB 420	SCR 34	
SB 239	SB 346	SB 432	SCR 54	

Co-Author:

SB 24	SB 161	SB 177	SB 415	SCR 2
SB 62	SB 162	SB 325	SJR 7	SCR 8
SB 113	SB 172	SB 363	SJR 13	SCR 9

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SCR 22	SR 9	SR 57	HB 833	HCR 541
SCR 30	SR 21	HB 589	HB 934	HCR 544
SCR 31	SR 23	HB 627	HB 1029	HCR 556
SCR 34	SR 27	HB 705	HB 1046	HCR 557
SCR 37	SR 43	HB 769	HJR 524	HCR 561
SCR 40	SR 51	HB 770	HJR 538	HCR 568
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HEMRY, Gene H.: Request for LP to Committee; CR	123; 169
HICKS, Robert L.: Request for LP to Committee; CR	145; 169
HUGHES, Ed: Confirmation of	119
HURD, Earl: Confirmation of	1473

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JOHNSON, David P.: Confirmation of	1473
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JOHNSON, N. B.: Election Return of	20
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—Committees (STANDING):

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Criminal Jurisprudence	6
Economic and Industrial Development	7
Judiciary	7
Privileges and Elections	8
Public Lands	8

Author:

SB 60	SB 321	SB 376	SCR 6	SCR 48
SB 113	SB 360	SB 396		

Co-Author:

SB 28	SB 415	SCR 54	HB 612	HB 1220
SB 66	SB 432	SCR 55	HB 661	HJR 524
SB 84	SB 435	SR 8	HB 671	HJR 538
SB 97	SB 439	SR 9	HB 731	HJR 542
SB 112	SJR 5	SR 21	HB 732	HCR 504
SB 120	SJR 12	SR 23	HB 769	HCR 512
SB 124	SJR 14	SR 24	HB 770	HCR 522
SB 142	SJR 23	SR 27	HB 771	HCR 533
SB 160	SJR 34	SR 30	HB 783	HCR 542
SB 161	SJR 37	SR 43	HB 799	HCR 543
SB 162	SCR 2	SR 51	HB 829	HCR 545
SB 205	SCR 8	SR 52	HB 834	HCR 547
SB 212	SCR 16	SR 53	HB 850	HCR 552
SB 218	SCR 18	SR 56	HB 899	HCR 556
SB 223	SCR 30	SR 57	HB 922	HCR 557
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LaFIELD, E. Clay: Request for LP to Committee; CR	589; 605
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LAFON, Finis F.: Request for LP to Committee; CR	80;	98
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SB 179	SJR 5	HB 837		

—Committees (SPECIAL):

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Re-Appportionment	1167
To notify Governor RE Joint Session	20

—Committees (STANDING):

Aviation	6
Criminal Jurisprudence	6
Economic and Industrial Development	7
Municipal Government	7
Oil and Gas	7
Public Health	8
Public Service Corporations	8

Author:

SB 28	SB 218	SB 291	SJR 6	SR 17
SB 196	SB 257	SB 324	SJR 11	SR 59
SB 197	SB 288	SB 377	SJR 15	

Co-Author:

SB 10	SB 436	SCR 49	HB 627	HJR 524
SB 60	SJR 1	SCR 54	HB 645	HJR 548
SB 84	SJR 2	SR 8	HB 659	HCR 502
SB 96	*SJR 26	SR 23	HB 705	HCR 503
SB 105	SJR 32	SR 27	HB 732	HCR 504
SB 111	SJR 37	SR 30	HB 776	HCR 511
SB 112	SCR 2	SR 33	HB 779	HCR 512
SB 113	SCR 8	SR 51	HB 848	HCR 514
SB 120	SCR 21	SR 52	HB 890	HCR 533
SB 251	SCR 22	SR 53	HB 909	HCR 549
SB 258	SCR 29	SR 56	HB 919	HCR 554
SB 328	SCR 30	SR 57	HB 926	HCR 556
SB 402	SCR 31	HB 538	HB 976	HCR 557
SB 426	SCR 34	HB 544	HB 987	HCR 559
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*Name stricken as Co-author SJR 26 998

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BORTHICK, Roy	106	116
BOWMAN, Larry O.	245	275
BULL, Frederick N.	59	98
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CALDWELL, J. J.	60	97
CONEY, Malcolm	61	97
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GATTI, Louis A.	444	460
GIBSON, Hal T.	97	112
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GRAHAM, Dick	59	97
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O'BRIEN, John L.	60	98
O'CONNOR, E. J.	58	98
ODOM, Jack	233	251
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REID, George R.	57	98
RINEHART, J. A.	309	339
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—Committees (SPECIAL):

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Business and Industry	6
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Labor Relations	7
Military and Veterans' Affairs	7
Oil and Gas	7
Revenue and Taxation	8

Author:

SB 165	SB 166	SB 251	SB 433	SB 435
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Co-Author:

SB 10	SJR 37	SR 23	HB 580	HCR 504
SB 113	SCR 8	SR 27	HB 693	HCR 512
SB 124	SCR 30	SR 51	HB 840	HCR 533
SB 128	SCR 34	SR 52	HB 902	HCR 556
SB 141	SCR 40	SR 53	HB 934	HCR 557
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SB 47	SB 76	SB 223	HB 605	HB 783
SB 48	SB 77	SB 289	HB 606	HB 880
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SB 50	SB 89	SB 333	HB 608	HB 936
SB 51	SB 90	SB 339	HB 609	HB 1037
SB 52	SB 91	SB 342	HB 610	HB 1046
SB 53	SB 92	SB 343	HB 611	HB 1048
SB 54	SB 93	SB 424	HB 612	HB 1060
SB 55	SB 94	SB 427	HB 613	HB 1094
SB 56	SB 96	SB 428	HB 614	HB 1104
SB 57	SB 112	HB 543	HB 615	HB 1120
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Author:

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Co-Author:

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Co-Author:

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SB	10	SB	435	SR	23	HB	631	HCR	504
SB	84	SJR	5	SR	26	HB	632	HCR	512
SB	86	*SJR	26	SR	27	HB	633	HCR	514
SB	113	SJR	32	SR	43	HB	731	HCR	517
SB	161	SJR	37	SR	51	HB	769	HCR	524
SB	162	SJR	38	SR	52	HB	770	HCR	528
SB	198	SCR	2	SR	53	HB	771	HCR	529
SB	213	SCR	8	SR	56	HB	783	HCR	530
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Author:

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Co-Author:

SB	6	SB	379	SR	23	HB	597	HB	938
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SB	60	SB	396	SR	27	HB	680	HB	1060
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Author:

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Co-Author:

SB 86	SCR 40	SR 57	HCR 504	HCR 556
SB 113	SR 8	HB 660	HCR 512	HCR 557
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SB 57	SB 112	HB 543	HB 615	HB 1120
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Author:

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Co-Author:

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SB 27	SB 430	SR 21	HB 661	HB 1091
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*Name stricken as Co-Author SJR 26 998

PAZOURECK, Senator Jean L.:

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SB	89	SB	180	HB	559	HB	612	HB	881
SB	90	SB	181	HB	586	HB	613	HB	936
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SB	92	SB	289	HB	588	HB	615	HB	1046
SB	93	SB	332	HB	590	HB	635	HB	1048
SB	94	SB	333	HB	591	HB	636	HB	1060
SB	96	SB	339	HB	592	HB	637	HB	1094
SB	112	SB	342	HB	605	HB	640	HB	1104
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Author:

SB	157	SB	366	SR	27
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Co-Author:

SB	97	SB	435	SCR	40	SR	57	HCR	512
SB	112	SB	439	SCR	47	HB	589	HCR	520
SB	113	SJR	5	SR	4	HB	627	HCR	521
SB	120	SJR	23	SR	8	HB	650	HCR	524
SB	205	*SJR	26	SR	23	HB	732	HCR	533
SB	288	SJR	30	SR	30	HB	776	HCR	556
SB	315	SJR	32	SR	51	HB	863	HCR	557
SB	348	SCR	8	SR	52	HB	930	HCR	561
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Author:

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Co-Author:

SB	97	SJR	13	SR	23	HB	783	HCR	533
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SB 43	SB 72	SB 178	HB 590	HB 642
SB 44	SB 73	SB 180	HB 591	HB 643
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SB 55	SB 94	SB 427	HB 613	HB 1094
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Co-Author:	
SB 24 SB 435 SR 8 HB 612 HCR 512	
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SB 111 SJR 12 SR 23 HB 711 HCR 533	
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Author:

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Co-Author:

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Author:

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Co-Author:

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Co-Author:

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*SB 207	SCR 21	SR 36	HB 774	HCR 524
SB 213	SCR 22	SR 51	HB 783	HCR 533
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SB 251	SCR 29	SR 53	HB 855	HCR 556
SB 390	SCR 30	SR 57	HB 922	HCR 557
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Author:

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Co-Author:

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Author:

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Co-Author:

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Co-Author:

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Co-Author:

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Author:

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Co-Author:

SB 86	SJR 10	SR 23	HB 704	HJR 542
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Author:

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Co-Author:

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TAXATION:		
Admission Tax:		
Free Fairs failing to include agricultural exhibits; 10% tax	HB	674
Advalorem Tax:		
Construction contracts	HB	1090
Exempting mobilized machinery for use outside State	HB	724
Foreclosure sales; notice to county treasurer	HB	1066
Property situs affected by river boundaries	SB	4
Resale property fund	HB	739
Alcoholic Beverage Tax:		
Apportionment for cemeteries	SB	164
Occupational tax levy by cities and towns	SBs	265, 335
Cigarette and Tobacco Tax:		
Cigarette tax increased to 7c	HB	800
Cigars selling for more than 3½c taxed equally	HB	1134
Snuff exempted from tax	SB	379;
	HB	1130
Estate and Gift Tax:		
Amending Estate Tax Law	HB	967
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Liens for estate taxes extinguished after 10 years	HB 929	Memorializing Congress:	
Excise Tax:		to retain exemption of interest paid on state and local bonds	SCR 11
Cities to impose on passenger vehicles	SB 284	to retain 27½% oil and gas depletion allowance	HCR 554
Domestic or foreign corporations	SB 200	to provide exemption for home improvements	SCR 23
In lieu of other taxes on registration of motor vehicles	HB 1221	Public officials to certify filing of returns	SB 153
Failure to file required State tax returns a misdemeanor	SB 282	Sales of property by involuntary conversion	HB 692
Franchise Tax on Corporations:		Withholding Tax Act	HB 707
Repealing \$20,000 maximum amount of	SB 200	non-resident employees subject to	SB 308
Gasoline and Special Fuels Tax:		non-resident employers excluded	SB 419
County commissioners to purchase machinery out of motor fuel tax	SB 417	services performed outside United States exempt	SB 440
Earmarking motor fuel tax for turnpike trust fund repealed	SB 114	Insurance:	
Levying 1c tax on diesel fuels imported into Oklahoma	SB 242	Tax on policies issued by unauthorized insurers	HB 963
Pledging motor fuel tax as security for turnpike bonds	SB 432	Motor Vehicles:	
Repealing duplicate statute exempting fuel used in school buses	HB 1008	Cities to impose excise tax on passenger vehicles	SB 284
Income Tax:		Excise in lieu of other taxes on transfer or first registration	HB 1221
Accelerated tax payment plan	HB 573	Personal property tax receipt required to register motor vehicle	SB 155
Authorizing Tax Commission to disclose whether return has been filed	SB 82	Road tax of 1½% on common carriers	SB 243
Changing method of taxing insurance annuities, depletion allowances and estates	HB 966	Road Use Tax Equalization Law	SB 246
Excluding proceeds of insurance policies from gross income	SB 296	Ton mile tax on trucks	SB 246
Exempting amount incurred in construction of fallout shelters	HB 938	Non-resident Contractors:	
False return or failure to file a felony	HB 541	To pay tax in compliance with workmen's compensation laws	SB 393
		Occupational tax:	
		Cities and towns to levy	SBs 265, 335
		Personal Property Tax:	
		Applicants for auto registration to show receipt of payment	SB 155

- Boats and motors . . . SBs 197, 411;
HB 677; HJR 539
- Delinquent personal taxes . . . HB 739
- Homestead exemption fil-
ings be accompanied by
receipt of payment . . . HB 896
- Notice to county treasurer
of bulk sales of personal
property . . . HB 1059
- Suits on notes; requiring
proof tax has been paid . . . SB 110
- Uniform Commercial Code . . . SB 36
- Sales Tax:
Applicable to all types of
services . . . SB 381
- Exempting sales of fertil-
izer . . . HB 572
- Invoices on exempt pur-
chases to be retained 1
year . . . HB 793
- Repealing all exemptions . . . SB 318
- Use Tax:
Applicable to machinery,
livestock, etc., purchased
in state not granting re-
ciprocity . . . SB 327
- TAX SALES:
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- Publication of delinquent tax
lists . . . HB 739
- Resale of property purchased
by county at delinquent tax
sales . . . HB 1132
- Statute of limitations . . . SB 386
- TAX COMMISSION: See Okla-
homa Tax Commission
- TAXICABS:
Cities to regulate . . . SB 201
- TEACHERS COLLEGES:
Appropriation, biennial . . . HB 553
- Broadening bond law . . . HB 633
- TEACHERS:
Driver education . . . SB 330
- Minimum salary program . . . SB 441
- Retirement system, amending . . . SB 404
- Repealing obsolete statute . . . HB 1197
- TELEPHONE AND TELE-
GRAPH:
Installation of lines; limited
access highways . . . HB 557
- Prohibiting obscenity to fe-
male over telephone . . . SB 396
- Terms of office of rural tele-
phone cooperative trustees . . . SB 139
- TENANCY:
Termination by notice of . . . SB 280
- TENURE OF STATE OFFICES:
Repealing obsolete statute . . . HB 1158
- TEXTBOOK PROGRAM:
Appropriation, biennial . . . HB 643
- Repealing obsolete statute . . . HB 1196
- THEFT:
Misdemeanor to deprive
owner of transportation
vehicles . . . SB 346
- Sheriffs to submit lists of
stolen cattle . . . SB 245
- Unlawful to buy, receive or
conceal stolen property . . . SB 196
- THURMAN, JERRY WALLACE:
Commending "1961 King of
Smiles" . . . SCR 5
- TIMBER:
Regulating preservative treat-
ment . . . SB 388
- TIMEX CORPORATION:
Congratulating on television
production . . . HCR 533
- TITLE FEE FUND:
Temporary motor vehicle . . . HB 743
- TITLES TO LAND:
Acquisition by prescription;
adverse possession . . . SB 226
- Marketable record title . . . SB 118
- Quiet title actions; inherit-
ance and transfer cases . . . HB 924
- Simplification of . . . HB 518
- TOBACCO AND TOBACCO
PRODUCTS:
Increasing tax on cigarettes
and tobacco products . . . HB 800
- Repealing tax on snuff . . . SB 379;
HB 1130
- Taxing all cigars . . . HB 1134

- Vending machines, licensing
ofHBs 681, 972
- TORNADO DAMAGE: See Storm
and Tornado Damage
- TRADE NAMES OF CORPORA-
TIONS:
Filed with Secretary of State..HB 515
- TRADING STAMPS:
Licensing suppliers of.....SB 137
- TRAFFIC:
Control by Highway Depart-
ment within citiesSB 314
Duties of drivers approaching
intersectionsHB 1122
Purchase of radar units for
enforcementHB 875
- TRAILERS: See Motor Vehicles
- TRAINING SCHOOLS: See State
Training Schools
- TRANSFERS:
Administration of institutions
.....SBs 316, 317, 319; HBs 883, 884
Appropriation allotmentsSB 65;
HB 1194
Public schoolHB 663
Stocks and securitiesSB 365
- TRAVEL EXPENSES:
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ing duplicate statuteHB 1011
County assessors and deputies..HB 678
County excise board members..HB 1111
County officers; adding coun-
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Craig County Commissioners..HB 958
District and Superior Courts..SB 427
Legislators; one trip per week..HB 849
Repealing obsolete and dupli-
cate statutesHBs 1011, 1163, 1166
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Welfare Commission Members..SB 349
- TRAVEL POLICIES:
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- TREASURER: See State
Treasurer
- TRESPASSINGSB 170
- TRUCKS: See Motor Vehicles
- TRUSTS AND TRUSTEES:
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Encumbrance of pre-existing
property or incomeSB 30
Loans by banks and trust
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Relating to willsSB 28; HB 544
Repealing obsolete statutes..HBs 1177,
1219
Terms of office; trustees of
rural cooperativesSB 139
Uniform testamentary addi-
tions to Trusts ActHB 544
- TUBERCULOSIS SANATORIA:
Repealing obsolete statute ..HB 1182
- TUITION OF OKLAHOMA
STUDENTS:
Dental students in other
statesHB 1120
Speech and Hearing Clinic ..HB 553
- TULSA, CITY OF:
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homa Turnpike Authority
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ity of future turnpikesSJR 34
Discontinuance of contracts
on lead-in and access roads..SR 36
Eliminating earmarking of
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fundSB 114
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1959 turnpike lawSCR 24

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UNCLAIMED PROPERTY:	
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UNCLAIMED PROPERTY ACT	SB 79
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Limiting increased rates of	
contributions	HB 918
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UNIFORM COMMERCIAL CODE	SB 36
UNIFORM LAWS CONFERENCE:	
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Governor for participation	SB 178
UNIFORM RECIPROCAL SUP- PORT OF DEPENDENTS ACT	SB 27
UNIFORM TRAFFIC CODE	HB 556
UNINSURED DRIVERS FUND:	
Committee to study feasibil- ity of	SR 55
UNITED STATES MAIL:	
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Oklahoma State University:	
Appropriation:	
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Okmulgee Branch	HBs 779, 1094
Veterinary medical and nutrition research	
.....SB 143; HB	559
Broadening bond law	HB 629
Repealing obsolete statute	HB 1200

University of Oklahoma:

Appropriation:

Capital improvement	HB 779
Continuing education cen- ter	SB 143; HB 543
Medical Center	SB 143;
	HBs 779, 880, 881
Student housing at Bio- logical Station	HB 1037
Broadening bond law	HB 629
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School of Dentistry, creat- ing	HB 829

UNIVERSITY OF OKLAHOMA
MEDICAL CENTER:

Appropriation:

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Capital improvement	HB 779
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Repealing obsolete statute	HB 1199

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URBAN RENEWAL

USED MACHINERY:

Brought into State by con- tractors; use tax applicable	SB 327
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Owner to pay for cleaning and mowing	HB 676
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VENDING MACHINES: See also

Coin-operated Machines and Devices	HBs 682, 809, 972
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Oklahoma War Veterans Com-
mission; State Veterans De-
partmentVETERANS HOME FACILITIES:
See Oklahoma War Veterans
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- Requiring \$50 fee for recogni-
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- Appropriation ..SB 143; HBs 559, 779

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- Appropriation, biennialHB 642
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- Congratulating upon exhibit-
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- Abolishing inactive fileHB 822
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number of voters in pre-
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- Registration after end of
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- Reregistration of voters; re-
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WKY-TV and OKLAHOMA PUB-
LISHING CO.:

- Commending on series of
"Truth Broadcasts"SR 62

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- Payment of prevailing wages
on public projectsSB 85
- Repealing duplicate statute ..HB 1155

WAGON ROAD CORPORATIONS:

- Repealing provision relating
toHB 1012

WAR:

- Continuity of governmentHB 1027;
.....HJR 523

WAR VETERANS: See also
Oklahoma War Veterans Com-
mission; State Veterans De-
partment

- Deleting reference to
"Negro"HBs 997, 1001
- Domiciliary and Hospital
Care:
 - Not affected by income re-
ceivedSB 131
 - Payment requiredSB 94
- Investigation of Homes at
Ardmore and SulphurSR 40
- Repealing obsolete statutes ..HBs 1162,
1207

WARRANTS CANCELED BY
STATUTE:

- Appropriation to payHB 1104

WATER AND WATER RIGHTS:

- Interim study of conserva-
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- Sale of bottled waterSB 292
- Water Distribution Districts ..SB 62;
.....HB 593
- Water Pollution Research
CenterSCR 55
- Water rights; authorizing
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- Watershed Improvement Dis-
trictsSB 362; HB 1040
- Watershed planning; appro-
priationHB 612

WATER RESOURCES BOARD:

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- "WEED BILL"HB 676

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- Blind, minimum monthly
payments \$125HB 921
- Illegitimate childrenSB 60
- Social Security:
 - Age for females 62 years ..HCR 507

- Age requirement for needy persons HB 922
 Allow earnings of \$50 per month SCR 2
 Transferring assistance funds to Child Welfare Service SJR 20; HJR 548
- WELFARE COMMISSION: See Oklahoma Public Welfare Commission
- WELFARE DEPARTMENT: See State Department of Public Welfare
- WELFARE RECIPIENTS:
 Cashing checks of deceased SB 364
 Hospitalization SB 138; SCR 27
 Increased assistance payments requested SR 26
 Nursing homes HJR 511
 Paving assessments on homesteads HB 931
- WELL SPACING: See Oil and Gas
- WEST PUBLISHING COMPANY:
 Publication of Oklahoma Statutes 1961 HB 664
- WESTERN OKLAHOMA HOME FOR DEPENDENT CHILDREN:
 Repealing law providing for HB 1017
- WESTERN OKLAHOMA T. B. SANATORIUM:
 Appropriation, biennial HB 590
- WESTERN STATE HOSPITAL:
 Appropriation: biennial HB 590
 Capital improvement SB 143;
 Oil and gas income HJR 529
- WHEAT DEVELOPMENT:
 Utilization and Marketing Committee, creating SB 25; HB 530
- WHISKEY STILL SB 191
- WHITAKER ORPHANS HOME:
 Transferring to Welfare Commission HB 884
- WILDLIFE CONSERVATION COMMISSION: See Oklahoma Wildlife Conservation Commission
- WILKINSON, BILLY:
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- WILL ROGERS MEMORIAL COMMISSION:
 Appropriation HBs 590, 1060
- WILLIAMS BRIDGE, PINK SJR 35
- WILLIAMS, LINDA:
 Commending as "Oklahoma Dairy Princess" HCR 562
- WILLIAMS, WILLIAM MARCUS:
 In Memoriam SR 32
- WILLS:
 Bequests to trustee of trust SB 28; HB 544
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- WILSON, SETH:
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- WITHHOLDING TAX: See also Taxation, Income Tax
 Act providing for HB 707
 Applicable to non-resident employees SB 308
 Exempting non-resident employers SB 419
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- WITNESSES:
 Fees and travel expenses HB 1244
- WITT, BOBBY JOE AND GLADYS:
 Commending HCR 552
- WITT, TESS:
 Commending as "Best Citizen of 1961" HCR 541
- WOLVES, COYOTES, ETC.:
 Bounties for killing SB 99
- WORKMEN'S COMPENSATION:
 Annual statement by self-insured employers SB 67
 Claimant permitted to select doctor SBs 26, 369; HB 1091
 Dairies exempt from HB 738
 Drivers License Examiners and Maintenance Personnel within coverage SB 394

Increasing disability payments. SB 194
 Industrial Court to reopen
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 Lump-sum payments from
 Special Indemnity Fund ... SB 194
 Maximum death benefits
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 Non-resident contractors to
 pay taxes SB 393
 Payment of awards to claim-
 ants and attorneys SB 133
 Police coverage HB 855
 Public Safety Department
 coverage HB 556
 Statute of limitations; radia-
 tion disease SB 356; HB 1085
 Trials de novo; appeals to
 Supreme Court SB 193

Unlawful for attorney in case
 before Industrial Court to
 thereafter represent claim-
 ant on case against Special
 Indemnity Fund SB 66
 Veterans Home Facilities
 coverage HB 889
 Wildlife Commission coverage. HB 758

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YOUTH ACTIVITIES, SUMMER:
 School districts to furnish
 transportation SB 278
 YOUTH ASSOCIATIONS,
 NATIONAL:
 Repealing act authorizing co-
 operation with nonexistent... HB 1015

PART X

Disposition of Legislation Passed By The 28th Legislature 1961

SENATE BILLS

Approved by Governor:

6	69	141	236	351	439
7	70	* 143	240	352	
10	71	144	251	353	
11	72	145	258	359	
12	73	147	266	360	
13	74	151	267	362	
18	75	156	269	364	
21	76	157	270	367	
22	77	160	271	368	
27	78	166	276	370	
34	81	168	278	371	
36	83	170	282	375	
41	84	171	283	376	
43	87	172	291	380	
44	88	173	293	382	
45	89	178	294	385	
46	90	182	295	386	
47	91	188	302	387	
48	92	191	305	391	
49	93	192	310	392	
50	94	194	314	393	
51	96	196	316	398	
52	97	199	320	399	
53	100	201	321	402	
54	105	202	323	405	
55	110	215	326	408	
56	116	218	327	412	
59	117	222	332	419	
60	120	223	333	426	
61	122	227	337	427	
64	128	231	338	429	
65	129	232	340	432	
66	134	233	345	435	
67	139	234	348	436	
68	140	235	349	438	

(* Item in, vetoed)

SENATE JOINT RESOLUTIONS

Approved by Governor:

10	15	23	29	37
12	16	24	32	39
13	17	25	33	40
14	20	28	35	

SENATE BILLS

Vetoed by Governor:

17	** 146	*** 179	410	415
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(** Passed by Senate notwithstanding Veto; Veto sustained by House.)

(*** Passed by Senate and House notwithstanding Veto—Supreme Court held House failed to override Governor's Veto.)

SENATE BILL

Pocket Vetoed by Governor:

184

SENATE BILLS

Became Laws without Governor's signature:

119	292	315
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HOUSE BILLS

Approved by Governor:

503	590	671	810	920	1020	1152	1205
504	591	675	811	922	1021	1153	1206
505	592	676	818	923	1022	1154	1207
508	593	677	822	924	1023	1155	1208
509	596	679	823	925	1025	1156	1209
510	597	680	824	926	1026	1158	1210
511	598	682	825	928	1027	1159	1211
512	604	684	828	929	1029	1160	1212
513	605	685	829	930	1032	1161	1213
514	606	690	831	934	1033	1162	1214
515	607	694	833	936	1041	1163	1215
517	608	695	834	938	1045	1164	1216
518	609	699	836	942	1047	1165	1217
519	610	704	837	946	1048	1166	1218
520	611	705	839	950	1049	1167	1219
522	612	706	840	955	1052	1168	1220
525	613	707	843	957	1055	1169	1221
528	614	711	845	961	1073	1170	1223
529	615	712	848	963	1075	1171	1225
533	625	724	849	964	1076	1173	1227
534	626	727	850	966	1083	1174	1231
536	629	731	851	967	1085	1175	1232
537	630	738	853	968	1090	1176	1233
538	631	739	855	972	1100	1177	1234
541	632	741	856	976	1104	1178	1239
544	633	753	858	978	1108	1180	1242
545	635	754	863	981	1109	1181	1244
547	636	758	866	987	1113	1182	1251
548	637	759	867	989	1115	1183	
551	640	762	871	990	1123	1185	
553	641	763	873	993	1124	1186	
556	642	765	875	995	1127	1187	
557	643	768	878	996	1130	1188	
558	644	769	883	997	1132	1189	
563	646	770	884	998	1133	1190	
564	650	771	889	999	1137	1191	
565	655	774	890	1001	1138	1192	
566	656	776	891	1007	1139	1194	
573	657	779	897	1008	1140	1195	
578	658	782	898	1009	1141	1196	
580	659	790	900	1010	1142	1197	
581	660	793	901	1011	1145	1198	
582	661	800	904	1012	1146	1199	
584	663	801	906	1014	1147	1200	
587	664	806	909	1015	1148	1202	
588	667	808	911	1016	1149	1203	
589	668	809	918	1019	1150	1204	

HOUSE JOINT RESOLUTIONS

Approved by Governor:

502	513	520	530	542
505	514	524	533	547
511	518	529	538	548

HOUSE BILLS

Vetoed by Governor:

627	772	1017	1091	1110	1228
755	807	1054	1102	1119	

HOUSE BILL

Pocket Vetoed by Governor:

1059

HOUSE BILL

Became Law without Governor's signature:

902

